First Regular Session Seventy-first General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 17-0544.01 Jery Payne x2157

HOUSE BILL 17-1120

HOUSE SPONSORSHIP

Willett, Arndt

SENATE SPONSORSHIP

(None),

House Committees

Senate Committees

Public Health Care & Human Services Appropriations

	A BILL FOR AN ACT
101	CONCERNING THE DESIGNATION OF A CAMPUS LIQUOR COMPLEX ON
102	THE CAMPUS OF AN INSTITUTION OF HIGHER EDUCATION THAT
103	IS LICENSED TO SERVE ALCOHOL BEVERAGES FOR CONSUMPTION
104	ON THE LICENSED PREMISES TO ALLOW THE INSTITUTION TO
105	OBTAIN PERMITS TO SERVE ALCOHOL BEVERAGES AT OTHER
106	FACILITIES WITHIN ITS CAMPUS LIQUOR COMPLEX.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

Sections 1 through 4 of the bill allow a higher education

institution that has a license to serve alcohol beverages for on-premises consumption to apply for designation as a campus liquor complex, thereby allowing the institution to designate multiple facilities on the campus as locations for serving alcohol beverages. An institution of higher education seeking to designate a campus liquor complex is subject to the following requirements:

- The institution must: Designate its principal licensed premises and additional separate, related facilities that are located within the campus liquor complex; clearly identify each related facility by its location within the campus; and clearly identify, by a description and map, each area where alcohol beverages will be consumed.
- ! The institution must obtain a permit for each related facility where alcohol beverages will be served.
- ! Each related facility must remain at all times under the ownership or control of the licensee.
- ! The institution must designate a manager for the campus liquor complex and for each related facility.
- ! For the purposes of license discipline, each related facility is deemed separately permitted.

Section 5 imposes a state permit fee of \$75 and **section 6** imposes a local permit fee of \$100.

Be it enacted by the General Assembly of the State of Colorado:

2 SECTION 1. In Colorado Revised Statutes, 12-47-103, amend

3 the introductory portion; and add (5.4) and (5.6) as follows:

1

- 4 **12-47-103. Definitions.** As used in this article ARTICLE 47 and article 46 of this title TITLE 12, unless the context otherwise requires:
- 6 (5.4) "CAMPUS" MEANS PROPERTY OWNED OR USED BY AN
 7 INSTITUTION OF HIGHER EDUCATION TO REGULARLY PROVIDE STUDENTS
 8 WITH EDUCATION, HOUSING, OR COLLEGE ACTIVITIES.
- 9 (5.6) "CAMPUS LIQUOR COMPLEX" MEANS AN AREA WITHIN A
 10 CAMPUS THAT IS LICENSED TO SERVE ALCOHOL UNDER SECTION 12-47-411
 11 (2.5).
- SECTION 2. In Colorado Revised Statutes, 12-47-301, amend (3)(a) as follows:

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1	12-47-301. Licensing in general. (3) (a) Each license issued
2	under this article ARTICLE 47 and article 46 of this title TITLE 12 is
3	separate and distinct. It is unlawful for any person to exercise any of the
4	privileges granted under any license other than that which the person
5	holds or for any licensee to allow any other person to exercise such
6	privileges granted under the licensee's license, except as provided in
7	section 12-46-104 (1)(a), 12-47-402 (2.5), 12-47-403 (2)(a), 12-47-403.5,
8	or 12-47-415 (1)(b). A separate license shall MUST be issued for each
9	specific business or business entity and each geographical GEOGRAPHIC
10	location, and in said license the particular alcohol beverages the applicant
11	is authorized to manufacture or sell shall MUST be named and described.
12	For purposes of this section, a resort complex with common ownership,
13	A CAMPUS LIQUOR COMPLEX, a hotel and restaurant licensee with optional
14	premises, an optional premises licensee for optional premises located on
15	an outdoor sports and recreational facility, and a wine festival at which
16	more than one licensee participates pursuant to a wine festival permit
17	shall be IS considered a single business and location.
18	SECTION 3. In Colorado Revised Statutes, 12-47-313, amend
19	(1)(d)(I) as follows:
20	12-47-313. Restrictions for applications for new license.
21	(1) No application for the issuance of any license specified in section
22	12-47-309 (1) or 12-46-107 (1) shall be received or acted upon:
23	(d) (I) If the building in which the alcohol beverages are to be sold
24	pursuant to a license described in section 12-47-309 (1) is located within
25	five hundred feet of any public or parochial school or the principal
26	campus of any college, university, or seminary; except that this provision
27	shall SUBSECTION (1)(d)(I) DOES not:

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1	(A) Affect the renewal of reissuance of a license once granted; or
2	(B) Apply to licensed premises located or to be located on land
3	owned by a municipality; or
4	(C) Apply to an existing licensed premises on land owned by the
5	state; or
6	(D) Apply to a liquor license in effect and actively doing business
7	before the principal campus was constructed; or
8	(E) Apply to any club located within the principal campus of any
9	college, university, or seminary that limits its membership to the faculty
10	or staff of the institution; OR
11	(F) APPLY TO A CAMPUS LIQUOR COMPLEX.
12	SECTION 4. In Colorado Revised Statutes, 12-47-411, amend
13	(2)(e) introductory portion; and add (2.5) as follows:
14	12-47-411. Hotel and restaurant license - definition - rules.
15	(2) (e) For purposes of this section SUBSECTION (2), "related facility"
16	means those areas, as approved by the state and local licensing
17	authorities, that are contiguous or adjacent to the resort hotel and that are
18	owned by or under the exclusive possession and control of the resort
19	complex licensee. Related facilities shall include:
20	(2.5) (a) AN INSTITUTION OF HIGHER EDUCATION, OR A PERSON
21	WHO CONTRACTS WITH THE INSTITUTION TO PROVIDE FOOD SERVICES,
22	THAT IS LICENSED UNDER THIS SECTION MAY APPLY TO BE DESIGNATED A
23	CAMPUS LIQUOR COMPLEX AT THE TIME OF INITIAL LICENSURE OR UPON
24	LICENSE RENEWAL.
25	(b) A LICENSEE SHALL DESIGNATE ITS PRINCIPAL LICENSED
26	PREMISES AND ADDITIONAL SEPARATE, RELATED FACILITIES THAT ARE
27	LOCATED WITHIN THE CAMPUS LIQUOR COMPLEX. THE LICENSEE MAY

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1	IDENTIFY EACH RELATED FACILITY THAT SERVES ALCOHOL AT THE TIME OF
2	INITIAL LICENSURE OR UPON LICENSE RENEWAL. TO BE APPROVED FOR A
3	CAMPUS LIQUOR COMPLEX RELATED FACILITY PERMIT, EACH RELATED
4	FACILITY MUST BE CLEARLY IDENTIFIED BY ITS GEOGRAPHIC LOCATION
5	WITHIN THE BOUNDARIES OF THE CAMPUS, INCLUDING THE SPECIFIC POINT
6	OF SERVICE, AND EACH AREA WHERE ALCOHOL BEVERAGES ARE
7	CONSUMED MUST BE CLEARLY IDENTIFIED BY A DESCRIPTION AND MAP OF
8	THE AREA.
9	(c) A LICENSEE MAY APPLY FOR A RELATED FACILITY PERMIT FOR
10	EACH RELATED FACILITY WITHIN THE CAMPUS LIQUOR COMPLEX AT THE
11	TIME OF INITIAL LICENSURE, UPON LICENSE RENEWAL, OR AT ANY TIME
12	UPON APPLICATION BY THE LICENSEE.
13	(d) (I) TO BE PERMITTED, EACH RELATED FACILITY MUST REMAIN
14	AT ALL TIMES UNDER THE OWNERSHIP OR CONTROL OF THE LICENSEE. A
15	LICENSEE THAT SUBLETS OR TRANSFERS OWNERSHIP OF, OR CHANGES
16	CONTROL OF, A RELATED FACILITY WITHOUT NOTIFYING AND OBTAINING
17	APPROVAL FROM STATE AND LOCAL LICENSING AUTHORITIES VIOLATES
18	THIS ARTICLE 47, AND THE VIOLATION IS GROUNDS FOR DENIAL,
19	SUSPENSION, REVOCATION, OR CANCELLATION OF THE CAMPUS LIQUOR
20	COMPLEX LICENSE AND ALL RELATED FACILITY PERMITS IN ACCORDANCE
21	WITH SECTION 12-47-601.
22	(II) THE INSTITUTION OF HIGHER EDUCATION SHALL DESIGNATE A
23	MANAGER FOR THE CAMPUS LIQUOR COMPLEX AND FOR EACH RELATED
24	FACILITY.
25	(e) EXCEPT AS PROVIDED IN THIS SUBSECTION (2.5), FOR
26	VIOLATIONS OF THIS ARTICLE 47 AND RULES PROMULGATED UNDER THIS
27	ARTICLE 47 THAT ARE INTENTIONALLY AUTHORIZED BY THE OWNERSHIP

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1	OR MANAGEMENT OF A RELATED FACILITY, EACH RELATED FACILITY IS
2	DEEMED SEPARATELY PERMITTED FOR THE PURPOSE OF APPLICATION OF
3	THE SANCTIONS AUTHORIZED UNDER SECTION 12-47-601.
4	(f) For purposes of this subsection (2.5) , "related facility"
5	MEANS THOSE AREAS APPROVED BY THE STATE AND LOCAL LICENSING
6	AUTHORITIES THAT ARE ON THE CAMPUS OF THE INSTITUTION OF HIGHER
7	EDUCATION LICENSED UNDER THIS SECTION AND THAT ARE OWNED BY OR
8	UNDER THE EXCLUSIVE POSSESSION AND CONTROL OF THE INSTITUTION OF
9	HIGHER EDUCATION HOLDING THE LICENSE. RELATED FACILITIES INCLUDE
10	AN AREA OR FACILITY OPERATED UNDER A SEPARATE TRADE NAME.
11	SECTION 5. In Colorado Revised Statutes, 12-47-501, amend
12	(1) introductory portion; and add (1)(h.6) as follows:
13	12-47-501. State fees. (1) The APPLICANT SHALL PAY THE
14	following license and permit fees shall be paid to the department of
15	revenue annually in advance:
16	(h.6) FOR EACH RELATED FACILITY PERMIT, SEVENTY-FIVE
17	DOLLARS PER RELATED FACILITY AS DEFINED IN SECTION 12-47-411
18	(2.5)(f);
19	SECTION 6. In Colorado Revised Statutes, 12-47-505, amend
20	(1) introductory portion; and add (1)(q) as follows:
21	12-47-505. Local license fees. (1) The APPLICANT SHALL PAY THE
22	following license fees shall be paid to the treasurer of the municipality,
23	city and county, or county where the licensed premises is located annually
24	in advance:
25	(q) FOR EACH RELATED FACILITY PERMIT, ONE HUNDRED DOLLARS
26	PER RELATED FACILITY AS DEFINED IN SECTION 12-47-411 (2.5)(f).
27	SECTION 7. In Colorado Revised Statutes, 12-48-103, amend

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(2)(a)	as	fol	lows:

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2	12-48-103. Grounds for issuance of special permits. (2) (a) A
3	special event permit may be issued under this section notwithstanding the
4	fact that the special event is to be held on premises licensed under the
5	provisions of section 12-47-403, 12-47-403.5, 12-47-411 (2.5),
6	12-47-416, 12-47-417, or 12-47-422. The holder of a special event permit
7	issued pursuant to this subsection (2) shall be IS responsible for any
8	violation of article 47 of this title.
9	SECTION 8. Act subject to petition - effective date. This act
10	takes effect at 12:01 a.m. on the day following the expiration of the
11	ninety-day period after final adjournment of the general assembly (August
12	9, 2017, if adjournment sine die is on May 10, 2017); except that, if a
13	referendum petition is filed pursuant to section 1 (3) of article V of the
14	state constitution against this act or an item, section, or part of this act
15	within such period, then the act, item, section, or part will not take effect
16	unless approved by the people at the general election to be held in
17	November 2018 and, in such case, will take effect on the date of the
18	official declaration of the vote thereon by the governor.

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