

GOV. MSG. NO. 817

EXECUTIVE CHAMBERS

HONOLULU

LINDA LINGLE

May 1, 2007

The Honorable Colleen Hanabusa, President and Members of the Senate Twenty-Fourth State Legislature State Capitol, Room 409 Honolulu, Hawaii 96813

Dear Madam President and Members of the Senate:

This is to inform you that on May 1, 2007, the following bill was signed into law:

HB1018 HD2 SD2

A BILL FOR AN ACT RELATING TO LIQUOR. (ACT 053)

Sincerely,

LINDA LINGLE

ACT 0 5 3 H.B. NO. H.D. 2 S.D. 2

A BILL FOR AN ACT

RELATING TO LIQUOR.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

- 1 SECTION 1. Chapter 281, Hawaii Revised Statutes, is
- 2 amended by adding a new section to be appropriately designated
- 3 and to read as follows:
- 4 "§281- Special conditions; condominium hotel licenses.
- 5 A condominium hotel operator shall submit to the commission a
- 6 copy of the information on the initial application for
- 7 registration of the condominium hotel operator approved by the
- 8 real estate commission pursuant to section 467-30, if the
- 9 condominium hotel operator is required to be registered with the
- 10 real estate commission. The condominium hotel operator shall
- 11 maintain for inspection at the condominium hotel by any
- 12 authorized employee of the commission a list of the units being
- 13 utilized for transient lodgings from time to time as part of the
- 14 condominium hotel."
- 15 SECTION 2. Section 281-1, Hawaii Revised Statutes, is
- 16 amended as follows:
- 1. By adding two new definitions to be appropriately
- 18 inserted and to read:

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1	" <u>"Co</u>	ndominium hotel" means an establishment consisting of
2	one or mo	re buildings that includes:
3	<u>(1)</u>	Guest rooms that are units, as defined in section
4		514B-3, which are used to provide transient lodging
5		for periods of less than thirty days under a written
6		contract with the owner of a unit in the condominium
7		hotel operation;
8	(2)	Guest rooms that are units, owned or managed by the
9		condominium hotel operator providing transient lodging
10		for periods of less than thirty days, which are
11		offered for adequate pay to transient guests; and
12	(3)	A suitable and adequate kitchen and dining room, where
13		meals are regularly prepared and served to guests and
14		other customers.
15	A "condom	inium hotel" does not include a hotel that may be part
16	of a condo	ominium property regime established under chapter 514B,
17	that does	not have guest rooms that are separate units, as
18	<u>defined</u> ir	section 514B-3.
19	"Cond	dominium hotel operator" means any person who operates
20	a condomin	nium hotel, including but not limited to, a condominium
21	hotel oper	cator registered under section 467-30."
22	2. E	By amending the definition of "minibar" to read:
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1 ""Minibar" means a specified area of a hotel or condominium 2 hotel guest room where a selection of liquors in their original 3 package are kept for sale or consumption in the hotel or 4 condominium hotel guest room." 5 By amending the definition of "premises" to read: 6 ""Premises" or "licensed premises" means the building and 7 property that houses the establishment for which a license has been or is proposed to be issued; provided that in the case of 8 9 class 12 hotel license, "premises" includes the hotel premises; 10 provided further that in the case of a class 15 condominium 11 hotel license, "premises" includes units, as defined in section 514B-3, that are used to provide transient lodging for periods 12 13 of less than thirty days under a written contract with the owner 14 or owners of each unit in, and common elements for access 15 purposes as established by the declaration of condominium 16 property regime of, the condominium hotel; and provided further 17 that if an establishment is in a retail shopping complex the 18 businesses of which have formed a merchants association, 19 "premises" means the establishment. As used in this definition, 20 "establishment" means a single physical location where the

selling of liquor takes place."

- 1 SECTION 3. Section 281-31, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "§281-31 Licenses, classes. (a) Licenses may be granted 4 by the liquor commission as provided in this section. 5 (b) Class 1. Manufacturers' [licenses.] license. A 6 license for the manufacture of liquor shall authorize the licensee to manufacture the liquor therein specified and to sell 7 8 it at wholesale in original packages to any person who holds a 9 license to resell it and to sell draught beer or wine 10 manufactured from grapes or other fruits grown in the State in 11 any quantity to any person for private use and consumption. 12 Under this license, no liquor shall be consumed on the premises except as authorized by the commission. Of this class, there 13 14 shall be the following kinds: 15 (1) Beer; 16 (2) Wine; 17 (3) Alcohol; and 18 (4) Other specified liquor. 19 It shall be unlawful for any holder of a manufacturer's
- 22 not prevent the holder of a beer class manufacturer's license 2007-2658 HB1018 SD2 SMA.doc

license to have any interest whatsoever in the license or

licensed premises of any other licensee. This subsection shall

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- 1 under this chapter or under the law of another jurisdiction from
- 2 maintaining any interest in the license or licensed premises of
- 3 a beer and wine class wholesale dealer licensee under this
- 4 chapter whose wholesaling is limited to beer, other than direct
- 5 ownership of a beer and wine class wholesale dealer's license,
- 6 or direct ownership of a partnership share, one or more shares
- 7 of stock, or similar proprietary stake in the holder of a beer
- 8 and wine class wholesale dealer's license.
- 9 (c) Class 2. Restaurant [licenses.] license.
- 10 (1)A license under this class shall authorize the 11 licensee to sell liquors specified in this subsection 12 for consumption on the premises; provided that a restaurant licensee, with commission approval, may 13 14 provide off-premises catering; provided further that 15 the catering activity shall be directly related to the licensee's operation as a restaurant. A licensee 16 17 under this class shall be issued a license according to the category of establishment the licensee owns or 18

operates. The categories of establishment shall be as

21 (A) A standard bar; or

follows:

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1		(B) [A premises] Premises in which live entertainment
2		or recorded music is provided. Facilities for
3		dancing by the patrons may be permitted as
4		provided by commission rules.
5	(2)	If a licensee under class 2 desires to change the
6		category of establishment the licensee owns or
7		operates, the licensee shall apply for a new license
8		applicable to the category of the licensee's
9		establishment;
10	(3)	For each category of class 2 licenses, there shall be
11		the following kinds:
12		(A) General (includes all liquors except alcohol);
13		(B) Beer and wine; and
14		(C) Beer.
15	Any licen	see holding a different class of license on June 19,
16	1990, and	who would otherwise come within this class of license
17	shall not	be required to apply for a new license.
18	(d)	Class 3. Wholesale dealers' [licenses.] license. A
19	license fo	or the sale of liquors at wholesale shall authorize the
20	licensee	to import and sell only to licensees or to others who
21	are by law	w authorized to resell but are not by law required to
22	hold a lic	cense, the liquors therein specified in quantities not
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- 1 less than five gallons at one time if sold from or in bulk
- 2 containers or not less than one gallon if bottled goods;
- 3 provided that samples of liquor may be sold back to the
- 4 manufacturer. The license may authorize the licensee to sell
- 5 draught beer in quantities not less than five gallons at one
- 6 time to any person for private use and consumption if the
- 7 licensee files an affidavit with the commission that there is
- 8 not a class 4 retail dealers licensee available to sell the
- 9 wholesalers brand of draught beer. Under the license, no liquor
- 10 shall be consumed on the premises except as authorized by the
- 11 commission. Of this class, there shall be the following kinds:
- (1) General (includes all liquors except alcohol);
- 13 (2) Beer and wine; and
- 14 (3) Alcohol.
- 15 If any wholesale dealer solicits or takes any orders in any
- 16 county other than that where the dealer's place of business is
- 17 located, the orders may be filled only by shipment direct from
- 18 the county in which the wholesale dealer has the dealer's
- 19 license. Nothing in this subsection shall prevent a wholesaler
- 20 from selling liquors to post exchanges, ships service stores,
- 21 army or navy officers' clubs, or similar organizations located
- 22 on army or navy reservations, or to any vessel other than

- 1 vessels performing a regular water transportation service
- 2 between any two or more ports in the [State,] state, or to
- 3 aviation companies who operate an aerial transportation
- 4 enterprise as a common carrier, under chapter 269, engaged in
- 5 regular flight passenger services between any two or more
- 6 airports in the State for use on aircraft, or aviation companies
- 7 engaged in transpacific flight operations for use on aircraft
- 8 outside the jurisdiction of the State.
- 9 (e) Class 4. Retail dealers' [licenses.] license. A
- 10 license to sell liquors at retail or to class 10 licenses shall
- 11 authorize the licensee to sell the liquors therein specified in
- 12 their original packages. Under the license, no liquor shall be
- 13 consumed on the premises except as authorized by the commission.
- 14 Of this class, there shall be the following kinds:
- (1) General (includes all liquors except alcohol);
- 16 (2) Beer and wine; and
- 17 (3) Alcohol.
- (f) Class 5. Dispensers' [licenses.] license.
- 19 (1) A license under this class shall authorize the
- 20 licensee to sell liquors specified in this subsection
- for consumption on the premises. A licensee under
- this class shall be issued a license according to the

J.		Cate	gory or establishment the licensee owns or
2		oper	ates. The categories of establishments shall be
3		as f	follows:
4		(A)	A standard bar;
5		(B)	[A premise] Premises in which a person performs
6			or entertains unclothed or in attire restricted
7			to use by entertainers pursuant to commission
8			rules;
9		(C)	[A-premise] Premises in which live entertainment
10			or recorded music is provided; provided that
11		•	facilities for dancing by the patrons may be
12			permitted as provided by commission rules; or
13		(D)	[A premise] Premises in which employees or
14			entertainers are compensated to sit with patrons,
15			regardless of whether the employees or
16			entertainers are consuming nonalcoholic beverages
17			while in the company of the patrons pursuant to
18			commission rules.
19	(2)	If a	licensee under class 5 desires to change the
20		cate	gory of establishment the licensee owns or
21		opera	ates, the licensee shall apply for a new license

1	applicable to the category of the licensee's
2	establishment.
3	(3) For each category of class 5 licenses, there shall be
4	the following kinds:
5	(A) General (includes all liquors except alcohol);
6	(B) Beer and wine; and
7	(C) Beer.
8	(g) Class 6. Club [licenses.] license. A club license
9	shall be general only (but excluding alcohol) and shall
10	authorize the licensee to sell liquors to members of the club
11	and to guests of the club enjoying the privileges of membership
12	for consumption only on the premises kept and operated by the
13	club; provided that the license shall also authorize any club
14	member to keep in the member's private locker on the premises a
15	reasonable quantity of liquor, if owned by the member, for the
16	member's own personal use and not to be sold and that may be
17	consumed only on the premises.
18	(h) Class 7. Vessel [licenses.] <u>license.</u> A general
19	license may be granted to the owner of any vessel performing a
20	regular water transportation passenger service between any two
21	or more ports in the State for the sale of liquor (other than
22	alcohol) on board the vessel while in the waters of the State;

- 1 provided the sales are made only while the vessel is en route
- 2 and only for consumption by passengers on board. If the vessel
- 3 has a home port in the State, the license shall be issuable in
- 4 the county in which the home port is situated; provided that if
- 5 the licensee's home port is not situated in this State, the
- 6 license shall be issuable in the city and county of Honolulu.
- 7 If, on any vessel for which no license has been obtained under
- 8 this chapter, any liquor is sold or served within three miles of
- 9 the shore of any island of the State, it shall constitute a
- 10 violation of this chapter.
- 11 (i) Class 8. Transient vessel [licenses.] license. A
- 12 general license may be granted to the owner of any vessel that
- 13 does not fall within class 7 for the sale of liquor (other than
- 14 alcohol) on board the vessel while in any port of the State.
- 15 Sales shall be made only for consumption by passengers and their
- 16 guests on board the vessel. The license shall be issuable in
- 17 each county where the sales are to be made; provided that the
- 18 application for the license may be made by any agent
- 19 representing the owner.
- 20 (j) Class 9. Tour or cruise vessel [licenses.] license.
- 21 A general license may be granted to the owner of any tour or
- 22 cruise vessel for the sale of liquor (other than alcohol) on

- 1 board the vessel while in the waters of the State; provided that
- 2 sales be made only for consumption by passengers on board while
- 3 the vessel is in operation outside the port or dock of any
- 4 island of the State, unless otherwise approved by the county
- 5 where the license has been issued. If the vessel has a home
- 6 port in the State, the license shall be issuable in the county
- 7 wherein the home port is situated; provided that if the
- 8 licensee's home port is not situated in this State, the license
- 9 shall be issuable in the city and county of Honolulu. If, on
- 10 any vessel for which no license has been obtained under this
- 11 chapter, any liquor is sold or served within three miles of the
- 12 shore of any island of the State, it shall constitute a
- 13 violation of this chapter.
- 14 (k) Class 10. [Special.] Special license. A special
- 15 license may be granted for the sale of liquor for a period not
- 16 to exceed three days on any occasion and under any conditions as
- 17 may be approved by the commission. Of this class, there shall
- 18 be the following kinds:
- 19 (1) General (includes all liquors except alcohol);
- 20 (2) Beer and wine; and
- 21 (3) Beer.

I	Under	this	license,	tne	liquors	therein	specified	shall	be

- 2 consumed on the premises.
- 3 (1) Class 11. Cabaret license. A cabaret license shall
- 4 be general only (but excluding alcohol) and shall authorize the
- 5 sale of liquors for consumption on the premises. This license
- 6 shall be issued only for premises where food is served,
- 7 facilities for dancing by the patrons are provided, including a
- 8 dance floor, and live or amplified recorded music or
- 9 professional entertainment, except professional entertainment by
- 10 a person who performs or entertains unclothed, is provided for
- 11 the patrons; provided that professional entertainment by persons
- 12 who perform or entertain unclothed shall be authorized by:
- 13 (1) A cabaret license for [a premise] premises where
- 14 professional entertainment by persons who perform or
- 15 entertain unclothed was presented on a regular and
- 16 consistent basis immediately prior to June 15, 1990;
- 17 or
- 18 (2) A cabaret license that, pursuant to rules adopted by
- 19 the liquor commission, permits professional
- 20 entertainment by persons who perform or entertain
- 21 unclothed.

- 1 A cabaret license under paragraph (1) or (2) authorizing
- 2 professional entertainment by persons who perform or entertain
- 3 unclothed shall be transferable through June 30, 2000. A
- 4 cabaret license under paragraph (1) or (2) authorizing
- 5 professional entertainment by persons who perform or entertain
- 6 unclothed shall not be transferable after June 30, 2000, except
- 7 when the transferee obtains approval from the liquor commission,
- 8 and pursuant to rules adopted by the commission.
- 9 Notwithstanding any rule of the liquor commission to the
- 10 contrary, cabarets in resort areas may be opened for the
- 11 transaction of business until 4 a.m. throughout the entire week.
- (m) Class 12. Hotel [licenses.] license. A license to
- 13 sell liquor in a hotel shall authorize the licensee to provide
- 14 entertainment and dancing on the hotel premises and to sell all
- 15 liquors, except alcohol, for consumption on the premises;
- 16 provided that a hotel licensee, with commission approval, may
- 17 provide off-premises catering[; provided that], if the catering
- 18 activity is directly related to the licensee's operation as a
- 19 hotel.
- 20 Procedures such as room service, self-service (no-host),
- 21 minibars or similar service in guest rooms, and service at

- 1 private parties in areas that are the property of and contiguous
- 2 to the hotel, are permitted with commission approval.
- 3 Any licensee who would otherwise fall within the hotel
- 4 license class but holds a different class of license may be
- 5 required to apply for a hotel license.
- 6 If the licensee applies for a change of classification
- 7 prior to July 30, 1992, the licensee shall not be subject to the
- 8 requirements of sections 281-52, 281-54, and 281-57 through
- 9 281-59.
- 10 (n) Class 13. Caterer license. A general license may be
- 11 granted to any licensee who serves food as part of their
- 12 operation for the sale of liquor (other than alcohol) while
- 13 performing food catering functions.
- 14 No catering service for the sale of liquor shall be
- 15 performed off the licensee's premises, unless prior written
- 16 notice of the service has been delivered to the office of the
- 17 liquor commission of the county concerned. The notice shall
- 18 state the date, time, and location of the proposed event and
- 19 shall include a written statement signed by the owner or
- 20 representative of the property that the function will be subject
- 21 to the liquor laws and to inspection by investigators.

1	(0)	Class 14. Brewpub [licenses.] license. A brewpub
2	licensee:	
3	(1)	Shall manufacture not more than ten thousand barrels
4		of malt beverages on the licensee's premises during
5		the license year;
6	(2)	May sell malt beverages manufactured on the licensee's
7		premises for consumption on the premises;
8	(3)	May sell malt beverages manufactured by the licensee
9		in brewery-sealed packages to class 3, wholesale
10		dealer licensees pursuant to conditions imposed by
11		county planning and public works departments;
12	(4)	May sell intoxicating liquor, purchased from a class
13		1, manufacturer licensee, or a class 3, wholesale
14		dealer's licensee, to consumers for consumption on the
15		licensee's premises; provided that the premises is
16		owned and operated by the licensee. The categories of
17		establishments shall be as follows:
18		(A) A standard bar; or
19		(B) Premises in which live entertainment or recorded
20		music is provided. Facilities for dancing by the
21		patrons may be permitted as provided by
22		commission rules;

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1	(5)	May sell malt beverages manufactured on the licensee's
2		premises to consumers in brewery-sealed kegs and
3		growlers for off-premises consumption; provided that
4		for purposes of this paragraph, "growler" means a
5		glass container, not to exceed one half-gallon, [that]
6		which may be securely sealed;
7	(6)	May sell malt beverages manufactured on the licensee's
8		premises to consumers, in recyclable containers that
9		may be provided by the licensee or by the consumer,
10		not to exceed one gallon per container, [that] which
11		are securely sealed on the licensee's premises, for
12		off-premises consumption;
13	(7)	Shall comply with all regulations pertaining to class
14		4 retail licensees when engaging in the retail sale of
15		malt beverages;
16	(8)	May sell malt beverages manufactured on the licensee's
17		premises in brewery-sealed containers directly to
18		class 2 restaurant licensees, class 3 wholesale dealer
19		licensees, class 4 retail dealer licensees, class 5
20		dispensers' licensees, class 6 club licensees, class

7, 8, and 9 vessel licensees, transient vessel

licensees, tour or cruise vessel licensees, class 10

21

1		special licensees, class 11 cabaret licensees, class
2		12 hotel licensees, [and] class 13 caterer licensees,
3		and class 15 condominium hotel license, pursuant to
4		conditions imposed by county planning and public works
5		departments and regulations governing class 3
6		wholesale dealers licensees; and
7	(9)	May conduct the activities described in paragraphs (1)
8		through (8) at one location other than the licensee's
9		premises; provided that the manufacturing takes place
10		in Hawaii; and provided further the other location is
11		properly licensed by the same ownership.
12	<u>(p)</u>	Class 15. Condominium hotel license. A license to
13	sell liqu	or in a condominium hotel shall authorize the licensee
14	to provid	e entertainment and dancing on the condominium hotel
15	premises	and to sell all liquors, except alcohol, for
16	consumption	on on the premises; provided that a condominium hotel
17	licensee,	with commission approval, may provide off-premises
18	catering;	provided further that the catering activity is
19	directly	related to the licensee's operation as a condominium
20	hotel.	
21	Proce	edures such as room service, self-service (no-host),
22	minibars o	or similar service in apartments, and service at
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- 1 private parties in areas that are the property of and contiguous
- 2 to the condominium hotel, are permitted with commission
- 3 approval.
- 4 A condominium hotel licensee shall not sell liquor in the
- 5 manner authorized by a class 4 retail dealer's license.
- 6 [\(\frac{\text{(p)}}{\text{)}}\) (q) It shall be unlawful for any retail licensee,
- 7 except a class 10 licensee, to purchase, acquire, or sell liquor
- 8 from any person other than a wholesaler licensed pursuant to
- 9 this chapter, except as otherwise provided in this section.
- 10 [+q+] (r) Any provision to the contrary notwithstanding,
- 11 at the discretion of the county liquor commission, permission
- 12 may be granted to a bona fide hotel, restaurant, or club
- 13 licensed under class 2, class 6, class 11, class 12, [ex] class
- 14 14, or class 15 to allow a patron to remove from the licensed
- 15 premises any portion of wine that was purchased for consumption
- 16 with a meal; provided that it is recorked or resealed in its
- 17 original container. This subsection applies only to a valid
- 18 holder of a class 2, class 6, class 11, class 12, [ex] class 14,
- 19 or class 15 license engaged in meal service.
- 20 [+r] (s) Sections 281-57 to [281-61] 281-60 shall not
- 21 apply to classes 7 through 10 and 13."

1	SECTION 4	. Section 281-39, Hawaii Revised Statutes, is
2	amended to read	d as follows:
3	"\$281-39	Place of business; exception; solicitors' and
4	representative	s' permits. (a) A license issued under this
5	chapter shall a	authorize the doing of the business licensed only
6	at the place de	escribed in the license, which shall be known as
7	the licensed pr	cemises, except [in]:
8	<u>(1)</u> <u>In</u> ca	ase of a removal with the prior written consent of
9	the 1	iquor commission indorsed on the license, or
10	outsi	de warehousing which may be located off the
11	licer	sed premises with prior written consent of the
12	liquo	or commission[+]; and
13	(2) That	the units that are used to provide transient
14	lodgi	ng under a class 15 license may change from time
15	to ti	me; provided that the condominium hotel operator
16	shall	submit quarterly to the commission the list of
17	units	being utilized as part of the condominium hotel
18	and m	aintains a current list pursuant to section
19	281-	at a condominium hotel for inspection by any
20	autho	rized employee of the commission.
21	[No] (b)	Except for a condominium hotel operator under a
22	class 15 licens	e, no change of premises under any issued license
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- 1 shall be allowed unless the doing of business on the new
- 2 premises is authorized in the same manner as provided by this
- 3 chapter for approval of any original premises; provided that the
- 4 holder of any manufacturer's license or a wholesale dealer's
- 5 license issued by the commission of any county may, through
- 6 authorized solicitors or representatives, solicit and take
- 7 orders for direct shipment for liquor in permitted quantities in
- 8 any other county.
- 9 (c) Any person desiring to act as the authorized solicitor
- 10 or representative of a manufacturer or wholesale dealer in any
- 11 county shall make application to the commission of such county
- 12 in which the person proposes to act for a permit to act as such.
- (d) The application shall state the name of the applicant,
- 14 the applicant's age, residence, and place of business, the name
- 15 and address of the manufacturer or wholesale dealer the
- 16 applicant represents and shall be accompanied by a statement
- 17 from the manufacturer or wholesale dealer to the effect that the
- 18 applicant has been appointed as its solicitor or representative.
- 19 All sales and all orders taken for liquor by any such solicitor
- 20 or representative shall be subject to the rules and regulations
- 21 of the commission for the county within which the sales are made

- 1 or orders taken. No [such] solicitor or representative shall be
- 2 permitted to have, own, or control any liquor for sale."
- 3 SECTION 5. Section 281-39.5, Hawaii Revised Statutes, is
- 4 amended by amending subsection (a) to read as follows:
- 5 "(a) The liquor commission or agency of each county may
- 6 deny or restrict the issuance of a liquor license for on-site
- 7 sale and consumption by the drink to any applicant whose
- 8 establishment is or would be located within five hundred feet of
- 9 a public or private elementary, intermediate, or high school, or
- 10 public playground utilized extensively by minors, as determined
- 11 by the liquor commission of each county; provided that the
- 12 liquor commission or agency of each county shall deny the
- 13 issuance of a liquor license if forty per cent of the:
- 14 (1) Registered voters for the area within five hundred
- feet of the nearest point of the premises for which
- 16 the license is asked; or
- 17 (2) Owners and lessees of record of real estate and owners
- 18 of record of shares in a cooperative apartment within
- 19 five hundred feet of the nearest point of the premises
- 20 for which the license is asked;
- 21 have duly filed or caused to be filed their protests against
- 22 granting the license. The distance of five hundred feet shall

- 1 be measured from the boundary of the school or public playground
- 2 to the boundary of the applicant's premises. Public or private
- 3 beaches, and public or private day care centers located in or
- 4 adjacent to commercial areas shall not be deemed schools or
- 5 public playgrounds for purposes of this section. The provisions
- 6 of this section shall not apply to establishments located within
- 7 areas designated by the appropriate counties for resort
- 8 purposes, or to hotel or condominium hotel liquor license
- 9 applicants."
- 10 SECTION 6. Section 281-57, Hawaii Revised Statutes, is
- 11 amended by amending subsection (c) to read as follows:
- "(c) Immediately upon the commission's fixing a day for
- 13 the public hearing of the application, the applicant shall mail
- 14 a notice setting forth the time and place of the hearing on the
- 15 application to each of the following:
- 16 (1) Not less than two-thirds of the owners and lessees of
- 17 record of real estate and owners of record of shares
- in a cooperative apartment or to those individuals on
- 19 the list of owners as provided by the managing agent
- 20 or governing body of the shareholders association
- 21 situated within a distance of five hundred feet from
- 22 the nearest point of the premises for which the

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license is asked to the nearest point of such real
estate or cooperative apartment; provided that in
meeting this requirement, the applicant shall mail a
notice to not less than three-fourths of the owners
and lessees of record of real estate and owners of
record of shares in a cooperative apartment situated
within a distance of one hundred feet from the nearest
point of the premises for which the license is asked.
Notice by mail may be addressed to the last known
address of the person concerned or to the address as
shown in the last tax return filed by the person or
the person's agent or representative;

(2) In counties with a population of two hundred-fifty thousand or more, not less than two-thirds of the registered voters residing within, and small businesses situated within, a distance of five hundred feet from the nearest point of the premises for which the license is asked; provided that in meeting this requirement, the applicant shall mail notices to not less than three-fourths of the registered voters residing within, and small businesses situated within, a distance of one hundred feet from the nearest point

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1		of the premises for which the license is asked. This
2		paragraph shall not apply to any applicant that is a
3		hotel as defined in section 486K-1, a condominium
4		hotel, a restaurant, or a convenience store. A notice
5		sent pursuant to this paragraph shall be addressed to
6		the "occupant" of the residential unit or small
7		business; and
8	(3)	For each condominium project and cooperative apartment
9		within the five hundred-foot area, one notice of the
10		hearing shall be sent by mail addressed "To the
11		Residents, Care of the Manager", followed by the name
12		and address of the condominium or cooperative
13		apartment involved.
14	The notic	es required under this subsection shall be mailed at
15	least for	ty-five days prior to the date set for the hearing. No
16	promotion	al information shall be allowed on, or accompany the
17	notice.	Before the hearing, and within seven days of having
18	mailed the	e notices, the applicant shall file with the commission
19	an affida	vit that the notices have been mailed in compliance
20	with this	subsection. In addition to the affidavit (which shall
21	be made a	vailable within the same seven-day period with proof of
22	having ma	iled the notices), the applicant shall include both a

- 1 master list of one hundred per cent of addresses and addresses
- 2 required by paragraphs (1), (2), and (3), and another mailing
- 3 list consisting of the portion of addressees and their
- 4 respective addresses who were mailed the notice purposely needed
- 5 to meet the requirements of paragraphs (1), (2), and (3). The
- 6 affidavit, master list, and mailing list shall be made available
- 7 within seven days (of the mailing of the notice by the
- 8 applicant) by the commission for public review upon request.
- 9 For purposes of this section "master list" means every owner and
- 10 lessee who would otherwise be required to receive notice of the
- 11 public hearing according to the requirement of paragraphs (1),
- 12 (2), and (3), even if they were not actually included in the
- 13 two-third or three-fourths requirement (as the case may be) of
- 14 paragraph (1) or (2), and every condominium project and
- 15 cooperative apartment qualifying in paragraph (3). The
- 16 commission shall cancel the hearing if not receiving the
- 17 affidavit prior to the hearing or if discovering that the
- 18 affidavit is false."
- 19 SECTION 7. (a) Any licensee holding a class 12 license on
- 20 the effective date of this Act and who would otherwise come
- 21 within this class of license may apply to the liquor commission
- 22 in which the licensee is seeking a change in liquor license for

- 1 a change to a class 15 license; provided that the licensee shall
- 2 not be subject to the requirements of section 281-54 and
- 3 sections 281-57 to 281-60, Hawaii Revised Statutes.
- 4 (b) If a licensee holding a class 12 license on the
- 5 effective date of this Act applies for a change to a class 15
- 6 license, the respective liquor commission shall hold a public
- 7 hearing upon notice, and upon the day of hearing, or any
- 8 adjournment thereof, the liquor commission shall consider the
- 9 application, accept all written or oral testimony for or against
- 10 the application, and render its decision granting or refusing
- 11 the application. If the application is denied, the class 12
- 12 license shall continue in effect in accordance with law.
- 13 SECTION 8. Statutory material to be repealed is bracketed
- 14 and stricken. New statutory material is underscored.
- 15 SECTION 9. This Act shall take effect upon its approval.

APPROVED this 1 day of MAY , 2007

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GOVERNOR OF THE STATE OF HAWAII