

SENATE BILL No. 1159

November 8, 2018, Introduced by Senator HUNE and referred to the Committee on Regulatory Reform.

A bill to amend 1998 PA 58, entitled "Michigan liquor control code of 1998," (MCL 436.1101 to 436.2303) by adding section 536.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 SEC. 536. (1) EXCEPT AS PROVIDED IN SECTION 105(13), THE
2 COMMISSION SHALL ALLOW A PERSON TO BE LICENSED AS MORE THAN 1 TYPE
3 OF MANUFACTURER IN THIS STATE.

4 (2) A PERSON THAT HOLDS MORE THAN 1 TYPE OF MANUFACTURING
5 LICENSE IN THIS STATE SHALL MEET ALL APPLICABLE PROVISIONS OF THIS
6 ACT FOR EACH TYPE OF MANUFACTURING LICENSE THE PERSON HOLDS.

7 (3) SUBJECT TO THE REQUIREMENTS OF THIS SECTION AND SECTION
8 537, THE COMMISSION MAY APPROVE A LICENSED MANUFACTURER TO OPERATE
9 1 OR MORE TASTING ROOMS.

10 (4) BREWERS AND MICRO BREWERS SHALL NOT HAVE MORE APPROVED
11 TASTING ROOMS THAN ALLOWED IN SECTION 411.

1 (5) A TASTING ROOM MAY BE JOINTLY OPERATED BY 2 OR MORE
2 MANUFACTURERS IF EITHER OF THE FOLLOWING CONDITIONS IS MET:

3 (A) THE MANUFACTURERS ARE OWNED BY THE SAME PERSON AND THEIR
4 MANUFACTURING PREMISES SHARE THE SAME ADDRESS.

5 (B) THE MANUFACTURERS ARE NOT OWNED BY THE SAME PERSON AND
6 THEIR MANUFACTURING PREMISES DO NOT SHARE THE SAME ADDRESS.

7 (6) A TASTING ROOM MUST BE TREATED AS LICENSED PREMISES FOR
8 PURPOSES OF THIS ACT.

9 (7) AN APPROVED TASTING ROOM LOCATED ON THE MANUFACTURING
10 PREMISES OF 1 OR MORE MANUFACTURERS THAT ARE OWNED BY THE SAME
11 PERSON AND WHOSE MANUFACTURING PREMISES SHARE THE SAME ADDRESS MUST
12 COMPLY WITH ALL OF THE FOLLOWING:

13 (A) THE COMMISSION MUST APPROVE AND ISSUE AN ON-PREMISES
14 TASTING ROOM PERMIT TO THE MANUFACTURER OR MANUFACTURERS.

15 (B) THE MANUFACTURER OR MANUFACTURERS MUST PAY THE \$100.00
16 INITIAL PERMIT FEE, WHICH IS RENEWABLE ANNUALLY.

17 (C) THE MANUFACTURER OR MANUFACTURERS MUST BE APPROVED FOR THE
18 ON-PREMISES TASTING ROOM PERMIT BY THE LOCAL LEGISLATIVE BODY IN
19 WHICH THE PROPOSED LICENSED PREMISES WILL BE LOCATED, EXCEPT IN A
20 CITY HAVING A POPULATION OF 600,000 OR MORE.

21 (D) THE MANUFACTURER OR MANUFACTURERS MUST COMPLY WITH THE
22 SERVER TRAINING REQUIREMENTS OF SECTION 906.

23 (E) THE MANUFACTURER OR MANUFACTURERS MUST FILE WITH THE
24 COMMISSION PROOF OF FINANCIAL RESPONSIBILITY PROVIDING SECURITY FOR
25 LIABILITY UNDER SECTION 801(3) OF NOT LESS THAN \$50,000.00 AS
26 PROVIDED IN SECTION 803.

27 (F) A SEPARATE ON-PREMISES TASTING ROOM PERMIT IS NOT REQUIRED

1 FOR EACH LICENSE TYPE FOR A PERSON LICENSED BY THE COMMISSION UNDER
2 ANY COMBINATION OF BREWER, MICRO BREWER, WINE MAKER, SMALL WINE
3 MAKER, DISTILLER, SMALL DISTILLER, BRANDY MANUFACTURER, OR MIXED
4 SPIRIT DRINK MANUFACTURER LICENSES ISSUED TO THAT PERSON AT THE
5 SAME MANUFACTURING PREMISES.

6 (G) THE COMMISSION SHALL NOT ISSUE TO A MANUFACTURER OR
7 MANUFACTURERS A SUNDAY SALES PERMIT, CATERING PERMIT, DANCE PERMIT,
8 ENTERTAINMENT PERMIT, SPECIFIC PURPOSE PERMIT, EXTENDED HOURS
9 PERMIT, OR AUTHORIZATION FOR OUTDOOR SERVICE UNLESS THE COMMISSION
10 HAS ISSUED AN ON-PREMISES TASTING ROOM PERMIT TO THE MANUFACTURER
11 OR MANUFACTURERS. A SUNDAY SALES PERMIT, CATERING PERMIT, DANCE
12 PERMIT, ENTERTAINMENT PERMIT, SPECIFIC PURPOSE PERMIT, EXTENDED
13 HOURS PERMIT, OR AUTHORIZATION FOR OUTDOOR SERVICE MAY BE ISSUED
14 CONCURRENTLY WITH THE ISSUANCE OF AN ON-PREMISES TASTING ROOM
15 PERMIT.

16 (H) A BREWER, MICRO BREWER, WINE MAKER, SMALL WINE MAKER,
17 DISTILLER, SMALL DISTILLER, BRANDY MANUFACTURER, OR MIXED SPIRIT
18 DRINK MANUFACTURER MAY OWN AND OPERATE A RESTAURANT OR ALLOW
19 ANOTHER PERSON TO OPERATE A RESTAURANT AS PART OF THE ON-PREMISES
20 TASTING ROOM ON THE MANUFACTURING PREMISES. IF THE BREWER, MICRO
21 BREWER, WINE MAKER, SMALL WINE MAKER, DISTILLER, SMALL DISTILLER,
22 BRANDY MANUFACTURER, OR MIXED SPIRIT DRINK MANUFACTURER ALLOWS
23 ANOTHER PERSON TO OPERATE A RESTAURANT ON THE MANUFACTURING
24 PREMISES, THE BREWER, MICRO BREWER, WINE MAKER, SMALL WINE MAKER,
25 DISTILLER, SMALL DISTILLER, BRANDY MANUFACTURER, OR MIXED SPIRIT
26 DRINK MANUFACTURER MUST HOLD A PARTICIPATION PERMIT NAMING AS A
27 PARTICIPANT THE OTHER PERSON. THE OTHER PERSON MUST MEET THE

1 REQUIREMENTS FOR A PARTICIPANT IN R 436.1041(3) OF THE MICHIGAN
2 ADMINISTRATIVE CODE.

3 (8) SUBJECT TO SUBSECTION (10), AN APPROVED TASTING ROOM
4 LOCATED OFF THE MANUFACTURING PREMISES OF 1 OR MORE MANUFACTURERS,
5 OTHER THAN A BREWER, MICRO BREWER, OR MIXED SPIRIT DRINK
6 MANUFACTURER, THAT ARE OWNED BY THE SAME PERSON AND WHOSE
7 MANUFACTURING PREMISES SHARE THE SAME ADDRESS MUST COMPLY WITH ALL
8 OF THE FOLLOWING:

9 (A) THE COMMISSION MUST APPROVE AND ISSUE AN OFF-PREMISES
10 TASTING ROOM LICENSE TO THE MANUFACTURER OR MANUFACTURERS.

11 (B) THE MANUFACTURER OR MANUFACTURERS MUST PAY THE \$100.00
12 INITIAL LICENSE FEE, WHICH IS RENEWABLE ANNUALLY.

13 (C) THE MANUFACTURER OR MANUFACTURERS MUST BE APPROVED FOR THE
14 OFF-PREMISES TASTING ROOM LICENSE BY THE LOCAL LEGISLATIVE BODY IN
15 WHICH THE PROPOSED LICENSED PREMISES WILL BE LOCATED, EXCEPT IN A
16 CITY HAVING A POPULATION OF 600,000 OR MORE.

17 (D) THE MANUFACTURER OR MANUFACTURERS MUST COMPLY WITH THE
18 SERVER TRAINING REQUIREMENTS OF SECTION 906 AT THE OFF-PREMISES
19 TASTING ROOM.

20 (E) THE MANUFACTURER OR MANUFACTURERS MUST FILE WITH THE
21 COMMISSION PROOF OF FINANCIAL RESPONSIBILITY PROVIDING SECURITY FOR
22 LIABILITY UNDER SECTION 801(3) OF NOT LESS THAN \$50,000.00 AS
23 PROVIDED IN SECTION 803 FOR THE OFF-PREMISES TASTING ROOM.

24 (F) A SEPARATE OFF-PREMISES TASTING ROOM LICENSE IS NOT
25 REQUIRED FOR EACH LICENSE TYPE FOR A PERSON LICENSED BY THE
26 COMMISSION UNDER ANY COMBINATION OF WINE MAKER, SMALL WINE MAKER,
27 DISTILLER, SMALL DISTILLER, OR BRANDY MANUFACTURER LICENSES ISSUED

1 TO THAT PERSON AT THE SAME MANUFACTURING PREMISES.

2 (G) THE COMMISSION SHALL NOT ISSUE TO A MANUFACTURER OR
3 MANUFACTURERS A SUNDAY SALES PERMIT, CATERING PERMIT, DANCE PERMIT,
4 ENTERTAINMENT PERMIT, SPECIFIC PURPOSE PERMIT, EXTENDED HOURS
5 PERMIT, AUTHORIZATION FOR OUTDOOR SERVICE, OR PERMISSION TO
6 MAINTAIN A DIRECT CONNECTION TO UNLICENSED PREMISES UNLESS THE
7 COMMISSION HAS ISSUED AN OFF-PREMISES TASTING ROOM LICENSE TO THE
8 MANUFACTURER OR MANUFACTURERS. A SUNDAY SALES PERMIT, CATERING
9 PERMIT, DANCE PERMIT, ENTERTAINMENT PERMIT, SPECIFIC PURPOSE
10 PERMIT, EXTENDED HOURS PERMIT, AUTHORIZATION FOR OUTDOOR SERVICE,
11 OR PERMISSION TO MAINTAIN A DIRECT CONNECTION TO UNLICENSED
12 PREMISES MAY BE ISSUED CONCURRENTLY WITH THE ISSUANCE OF AN OFF-
13 PREMISES TASTING ROOM LICENSE.

14 (9) SUBJECT TO SUBSECTION (10), AN APPROVED JOINTLY OPERATED
15 TASTING ROOM LOCATED OFF THE MANUFACTURING PREMISES OF 2 OR MORE
16 MANUFACTURERS, OTHER THAN A BREWER, MICRO BREWER, OR MIXED SPIRIT
17 DRINK MANUFACTURER, THAT ARE NOT OWNED BY THE SAME PERSON AND WHOSE
18 MANUFACTURING PREMISES DO NOT SHARE THE SAME ADDRESS MUST COMPLY
19 WITH ALL OF THE FOLLOWING:

20 (A) THE COMMISSION MUST APPROVE AND ISSUE A JOINT OFF-PREMISES
21 TASTING ROOM LICENSE TO EACH OF THE MANUFACTURERS.

22 (B) EACH MANUFACTURER MUST PAY THE \$100.00 INITIAL LICENSE
23 FEE, WHICH IS RENEWABLE ANNUALLY.

24 (C) EACH MANUFACTURER MUST BE APPROVED FOR A JOINT OFF-
25 PREMISES TASTING ROOM LICENSE BY THE LOCAL LEGISLATIVE BODY IN
26 WHICH THE PROPOSED LICENSED PREMISES WILL BE LOCATED, EXCEPT IN A
27 CITY HAVING A POPULATION OF 600,000 OR MORE.

1 (D) EACH MANUFACTURER MUST COMPLY WITH THE SERVER TRAINING
2 REQUIREMENTS OF SECTION 906 AT THE JOINTLY OPERATED OFF-PREMISES
3 TASTING ROOM.

4 (E) EACH MANUFACTURER MUST FILE WITH THE COMMISSION PROOF OF
5 FINANCIAL RESPONSIBILITY PROVIDING SECURITY FOR LIABILITY UNDER
6 SECTION 801(3) OF NOT LESS THAN \$50,000.00 AS PROVIDED IN SECTION
7 803 FOR THE JOINTLY OPERATED OFF-PREMISES TASTING ROOM.

8 (F) ANY MANAGEMENT AGREEMENTS WITH AN UNLICENSED MANAGER OF
9 THE JOINTLY OPERATED OFF-PREMISES TASTING ROOM MUST COMPLY WITH THE
10 REQUIREMENTS OF R 436.1041 OF THE MICHIGAN ADMINISTRATIVE CODE AND
11 ALL THE MANUFACTURERS MUST HOLD A PARTICIPATION PERMIT NAMING AS A
12 PARTICIPANT THE UNLICENSED MANAGER. THE UNLICENSED MANAGER MUST
13 MEET THE REQUIREMENTS FOR A PARTICIPANT IN R 436.1041(3) OF THE
14 MICHIGAN ADMINISTRATIVE CODE.

15 (G) A SUNDAY SALES PERMIT, DANCE PERMIT, ENTERTAINMENT PERMIT,
16 SPECIFIC PURPOSE PERMIT, EXTENDED HOURS PERMIT, AUTHORIZATION FOR
17 OUTDOOR SERVICE, OR PERMISSION TO MAINTAIN A DIRECT CONNECTION TO
18 UNLICENSED PREMISES MAY BE ISSUED IN CONJUNCTION WITH A JOINTLY
19 OPERATED OFF-PREMISES TASTING ROOM. ALL MANUFACTURERS LICENSED AT
20 THE JOINTLY OPERATED OFF-PREMISES TASTING ROOM LOCATION MUST HOLD
21 THE SAME PERMITS, PERMISSIONS, AND AUTHORIZATIONS AT THE LOCATION.

22 (H) ANY VIOLATION OF THIS ACT OR THE ADMINISTRATIVE RULES BY
23 ANY MANUFACTURER ON THE PREMISES OF THE JOINTLY OPERATED OFF-
24 PREMISES TASTING ROOM IS A VIOLATION BY ALL THE MANUFACTURERS
25 LICENSED AT THE JOINTLY OPERATED OFF-PREMISES TASTING ROOM.

26 (10) APPROVED OFF-PREMISES TASTING ROOMS OR JOINTLY OPERATED
27 OFF-PREMISES TASTING ROOMS DESCRIBED IN SUBSECTIONS (8) AND (9)

1 MUST COMPLY WITH ALL OF THE FOLLOWING:

2 (A) A WINE MAKER, SMALL WINE MAKER, DISTILLER, SMALL
3 DISTILLER, OR BRANDY MANUFACTURER MAY HAVE 1 OF THE FOLLOWING:

4 (i) NO MORE THAN 5 OFF-PREMISES TASTING ROOM LICENSES ISSUED
5 UNDER SUBSECTION (8) WHERE ALCOHOLIC LIQUOR MANUFACTURED BY THE
6 WINE MAKER, SMALL WINE MAKER, DISTILLER, SMALL DISTILLER, OR BRANDY
7 MANUFACTURER MAY BE SOLD BY THE GLASS FOR CONSUMPTION ON THE
8 PREMISES OR SAMPLES MAY BE SOLD OR GIVEN AWAY FOR CONSUMPTION ON
9 THE PREMISES AS PROVIDED IN SUBSECTIONS (14) (B) AND (14) (C) .

10 (ii) NO MORE THAN 5 JOINT OFF-PREMISES TASTING ROOM LICENSES
11 ISSUED UNDER SUBSECTION (9) WHERE ALCOHOLIC LIQUOR MANUFACTURED BY
12 THE WINE MAKER, SMALL WINE MAKER, DISTILLER, SMALL DISTILLER, OR
13 BRANDY MANUFACTURER MAY BE SOLD BY THE GLASS FOR CONSUMPTION ON THE
14 PREMISES OR SAMPLES MAY BE SOLD OR GIVEN AWAY FOR CONSUMPTION ON
15 THE PREMISES AS PROVIDED IN SUBSECTIONS (14) (B) AND (14) (C) .

16 (iii) A COMBINATION OF NO MORE THAN 5 OFF-PREMISES TASTING
17 ROOM LICENSES ISSUED UNDER SUBSECTION (8) AND JOINT OFF-PREMISES
18 TASTING ROOM LICENSES ISSUED UNDER SUBSECTION (9) WHERE ALCOHOLIC
19 LIQUOR MANUFACTURED BY THE WINE MAKER, SMALL WINE MAKER, DISTILLER,
20 SMALL DISTILLER, OR BRANDY MANUFACTURER MAY BE SOLD BY THE GLASS
21 FOR CONSUMPTION ON THE PREMISES OR SAMPLES MAY BE SOLD OR GIVEN
22 AWAY FOR CONSUMPTION ON THE PREMISES AS PROVIDED IN SUBSECTIONS
23 (14) (B) AND (14) (C) .

24 (iv) IF A WINE MAKER, SMALL WINE MAKER, DISTILLER, SMALL
25 DISTILLER, OR BRANDY MANUFACTURER HAD MORE THAN 5 OFF-PREMISES
26 TASTING ROOM LICENSES BEFORE OCTOBER 1, 2018, NO MORE THAN THE
27 NUMBER OF OFF-PREMISES TASTING ROOM LICENSES THAT WERE ISSUED

1 BEFORE OCTOBER 1, 2018.

2 (B) NOTWITHSTANDING THE LIMITATION IN SUBSECTION (10) (A), A
3 WINE MAKER, SMALL WINE MAKER, DISTILLER, SMALL DISTILLER, OR BRANDY
4 MANUFACTURER MAY HAVE ANY NUMBER OF OFF-PREMISES TASTING ROOM
5 LICENSES OR JOINT OFF-PREMISES TASTING ROOM LICENSES WHERE
6 ALCOHOLIC LIQUOR MANUFACTURED BY THE WINE MAKER, SMALL WINE MAKER,
7 DISTILLER, SMALL DISTILLER, OR BRANDY MANUFACTURER MAY ONLY BE SOLD
8 OR GIVEN AWAY AS SAMPLES FOR CONSUMPTION ON THE PREMISES AS
9 PROVIDED IN SUBSECTION (14) (D).

10 (C) A WINE MAKER, SMALL WINE MAKER, DISTILLER, SMALL
11 DISTILLER, OR BRANDY MANUFACTURER MUST DESIGNATE AT THE TIME OF
12 APPLICATION WHETHER THE TASTING ROOM LOCATION FOR WHICH THE OFF-
13 PREMISES TASTING ROOM LICENSE OR THE JOINT OFF-PREMISES TASTING
14 ROOM LICENSE APPLICATION IS BEING MADE WILL SELL BY THE GLASS AS
15 PROVIDED IN SUBDIVISION (A) OR PROVIDE ONLY SAMPLES AS PROVIDED IN
16 SUBDIVISION (B). THE DESIGNATION MADE FOR THE OFF-PREMISES TASTING
17 ROOM LICENSE OR THE JOINT OFF-PREMISES TASTING ROOM LICENSE MUST
18 NOT BE CHANGED AFTER THE LICENSE HAS BEEN ISSUED.

19 (D) ALL WINE MAKERS, SMALL WINE MAKERS, DISTILLERS, SMALL
20 DISTILLERS, OR BRANDY MANUFACTURERS LICENSED AT THE SAME APPROVED
21 JOINTLY OPERATED OFF-PREMISES TASTING ROOM MUST HAVE AN IDENTICAL
22 DESIGNATION UNDER SUBDIVISION (C).

23 (E) A WINE MAKER, SMALL WINE MAKER, DISTILLER, SMALL
24 DISTILLER, OR BRANDY MANUFACTURER THAT HAS AN OFF-PREMISES TASTING
25 ROOM OR JOINTLY OPERATED OFF-PREMISES TASTING ROOM LOCATION THAT
26 WAS APPROVED BY THE COMMISSION BEFORE THE EFFECTIVE DATE OF THE
27 AMENDATORY ACT THAT ADDED THIS SECTION MUST SUBMIT TO THE

1 COMMISSION IN WRITING A DESIGNATION AS REQUIRED UNDER SUBDIVISION
2 (C) BY APRIL 1, 2019.

3 (11) A WINE MAKER, SMALL WINE MAKER, BREWER, MICRO BREWER,
4 DISTILLER, SMALL DISTILLER, BRANDY MANUFACTURER, OR MIXED SPIRIT
5 DRINK MANUFACTURER MAY ADD A NONALCOHOLIC MIXING INGREDIENT OR AN
6 ALCOHOLIC MIXING INGREDIENT MANUFACTURED BY THE WINE MAKER, SMALL
7 WINE MAKER, BREWER, MICRO BREWER, DISTILLER, SMALL DISTILLER,
8 BRANDY MANUFACTURER, OR MIXED SPIRIT DRINK MANUFACTURER TO SAMPLED
9 OR PURCHASED ALCOHOLIC LIQUOR IF THE SAMPLED OR PURCHASED ALCOHOLIC
10 LIQUOR IS CONSUMED ON THE PREMISES OF THE APPROVED TASTING ROOM.

11 (12) A MANUFACTURER IS NOT A RETAILER UNDER THIS ACT MERELY
12 BECAUSE THE MANUFACTURER HAS A TASTING ROOM.

13 (13) A MANUFACTURER WITH AN APPROVED TASTING ROOM MAY SAMPLE
14 AND SELL ALCOHOLIC LIQUOR ONLY AS SPECIFICALLY ALLOWED IN THIS ACT.

15 (14) A MANUFACTURER MAY DO ALL OF THE FOLLOWING:

16 (A) SELL ALCOHOLIC LIQUOR IT MANUFACTURED FOR CONSUMPTION OFF
17 THE PREMISES IN AN APPROVED TASTING ROOM UNDER SUBSECTIONS (7) TO
18 (9).

19 (B) SUBJECT TO SUBSECTION (10) (A), SELL ALCOHOLIC LIQUOR IT
20 MANUFACTURED BY THE GLASS FOR CONSUMPTION ON THE PREMISES OF AN
21 APPROVED TASTING ROOM UNDER SUBSECTIONS (7) TO (9).

22 (C) SUBJECT TO SUBSECTION (10) (A), SELL OR GIVE AWAY SAMPLES
23 OF ANY SIZE OF ALCOHOLIC LIQUOR IT MANUFACTURED FOR CONSUMPTION ON
24 THE PREMISES OF AN APPROVED TASTING ROOM UNDER SUBSECTIONS (7) TO
25 (9).

26 (D) SUBJECT TO SUBSECTION (10) (B), SELL OR GIVE AWAY SAMPLES
27 OF ALCOHOLIC LIQUOR IT MANUFACTURED FOR CONSUMPTION ON THE PREMISES

1 OF AN APPROVED TASTING ROOM UNDER SUBSECTIONS (8) AND (9) UNDER ALL
2 OF THE FOLLOWING CONDITIONS:

3 (i) A WINE MAKER OR SMALL WINE MAKER MAY OFFER SAMPLES OF WINE
4 THAT DO NOT EXCEED 3 OUNCES PER SAMPLE.

5 (ii) A BRANDY MANUFACTURER MAY OFFER SAMPLES OF BRANDY THAT DO
6 NOT EXCEED 1/3 OUNCE PER SAMPLE.

7 (iii) A DISTILLER OR SMALL DISTILLER MAY OFFER SAMPLES OF
8 SPIRITS OR MIXED DRINKS THAT DO NOT EXCEED 1/3 OUNCE PER SAMPLE.

9 (15) A MANUFACTURER ISSUED A LICENSE BEFORE THE EFFECTIVE DATE
10 OF THE AMENDATORY ACT THAT ADDED THIS SECTION THAT INTENDS TO SELL
11 FOR CONSUMPTION OFF ITS LICENSED PREMISES OR SELL, SERVE, AND ALLOW
12 CONSUMPTION ON ITS LICENSED PREMISES OF ALCOHOLIC LIQUOR AS ALLOWED
13 UNDER THIS SECTION AND SECTION 537 MUST COMPLY WITH THIS SECTION BY
14 APRIL 1, 2019.

15 (16) THE REVENUE RECEIVED FROM SUBSECTION (7) MUST BE
16 DEPOSITED INTO THE LIQUOR CONTROL ENFORCEMENT AND LICENSE
17 INVESTIGATION REVOLVING FUND UNDER SECTION 543(9).

18 Enacting section 1. This amendatory act does not take effect
19 unless all of the following bills of the 99th Legislature are
20 enacted into law:

21 (a) Senate Bill No. 1154.

22

23 (b) Senate Bill No. 1164.

24

25 (c) Senate Bill No. 1165.

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27 (d) Senate Bill No. _1160.

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(e) Senate Bill No. 1166.

(f) Senate Bill No. 1155.

(g) Senate Bill No. 1161.

(h) Senate Bill No. 1156.