

SUBSTITUTE FOR
SENATE BILL NO. 247

A bill to amend 1998 PA 58, entitled
"Michigan liquor control code of 1998,"
by amending section 531 (MCL 436.1531), as amended by 2014 PA 135.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 531. (1) A ~~The commission shall not issue a~~ public
2 license ~~shall not be granted~~ for the sale of alcoholic liquor for
3 consumption on the premises **if the issuance would result in excess**
4 ~~of more than~~ 1 license for each 1,500 of population or major
5 fraction thereof. **of 1,500 population.** An on-premises escrowed
6 license issued under this subsection may be transferred, subject to
7 local legislative approval under section 501(2), to an applicant
8 whose proposed operation is located within any local governmental
9 unit in a county in which the escrowed license was located. If the

1 local governmental unit within which the former licensee's premises
2 were located spans more than 1 county, an escrowed license may be
3 transferred, subject to local legislative approval under section
4 501(2), to an applicant whose proposed operation is located within
5 any local governmental unit in either county. If an escrowed
6 license is activated within a local governmental unit other than
7 that local governmental unit within which the escrowed license was
8 originally issued, the commission shall count that activated
9 license against the local governmental unit originally issuing the
10 license. ~~This~~ **The quota under this subsection** does not bar the
11 right of an existing licensee to renew a license or transfer the
12 license and does not bar the right of an on-premises licensee of
13 any class to reclassify to another class of on-premises license in
14 a manner not in violation of law or this act, subject to the
15 consent of the commission. The upgrading of a license resulting
16 from a request under this subsection is subject to approval by the
17 local governmental unit having jurisdiction.

18 (2) In a resort area, the commission may issue no more than
19 550 licenses for a period not to exceed 12 months without regard to
20 a limitation because of population and with respect to the resort
21 license the commission, by rule, shall define and classify resort
22 seasons by months and may issue 1 or more licenses for resort
23 seasons without regard to the calendar year or licensing year.

24 (3) In addition to the resort licenses authorized in
25 subsection (2), the commission may issue not more than 5 additional
26 licenses per year to establishments whose business and operation,
27 as determined by the commission, is designed to attract and
28 accommodate tourists and visitors to the resort area, whose primary
29 purpose is not for the sale of alcoholic liquor, and whose capital

1 investment in real property, leasehold improvement, and fixtures
2 for the premises to be licensed is \$75,000.00 or more. Further, the
3 commission shall issue 1 license under this subsection per year to
4 an applicant located in a rural area that has a poverty rate, as
5 defined by the latest decennial census, greater than the statewide
6 average, or that is located in a rural area that has an
7 unemployment rate higher than the statewide average for 3 of the 5
8 preceding years. In counties having a population of less than
9 50,000, as determined by the last federal decennial census or as
10 determined under subsection ~~(11)~~ **(15)** and subject to subsection
11 ~~(16) in the case of~~ **(20) for** a class A hotel or a class B hotel,
12 the commission shall not require the establishments to have dining
13 facilities to seat more than 50 persons. The commission may cancel
14 the license if the resort is no longer active or no longer
15 qualifies for the license. Before January 16 of each year the
16 commission shall transmit to the legislature a report giving
17 details as to all of the following:

18 (a) The number of applications received under this subsection.

19 (b) The number of licenses granted and to whom.

20 (c) The number of applications rejected and the reasons they
21 were rejected.

22 (d) The number of the licenses revoked, suspended, or **as to**
23 **which** other disciplinary action **was** taken, ~~and against whom the~~
24 **names of the licensees**, and the grounds for revocation, suspension,
25 or disciplinary action.

26 (4) In addition to any licenses for the sale of alcoholic
27 liquor for consumption on the premises that may be available in the
28 local governmental unit under subsection (1) and the resort
29 licenses authorized in subsections (2) and (3), the commission may

1 issue not more than 15 resort economic development licenses per
2 year. A person is eligible to apply for a resort economic
3 development license under this subsection ~~upon~~**on** submitting an
4 application to the commission and demonstrating all of the
5 following:

6 (a) The establishment's business and operation, as determined
7 by the commission, is designed to attract and accommodate tourists
8 and visitors to the resort area.

9 (b) The establishment's primary business is not the sale of
10 alcoholic liquor.

11 (c) The capital investment in real property, leasehold
12 improvement, fixtures, and inventory for the premises to be
13 licensed is in excess of \$1,500,000.00.

14 (d) The establishment does not allow or permit casino gambling
15 on the premises.

16 (5) In governmental units having a population of 50,000 or
17 less, as determined by the last federal decennial census or as
18 determined under subsection ~~(11)~~**(15)**, in which the quota of
19 specially designated distributor licenses, as provided by section
20 533, has been exhausted, the commission may issue not more than a
21 total of 15 additional specially designated distributor licenses
22 per year to established merchants whose business and operation, as
23 determined by the commission, is designed to attract and
24 accommodate tourists and visitors to the resort area. A specially
25 designated distributor license issued under this subsection may be
26 issued at a location within 2,640 feet of existing specially
27 designated distributor license locations. A specially designated
28 distributor license issued under this subsection ~~shall~~**does** not bar
29 another specially designated distributor licensee from transferring

1 location to within 2,640 feet of that licensed location. A
 2 specially designated distributor license issued under section 533
 3 may be located within 2,640 feet of a specially designated
 4 distributor license issued under this subsection. The person
 5 signing the application for a specially designated distributor
 6 license under this subsection shall state that ~~he or she~~ **the person**
 7 attempted to secure an escrowed specially designated distributor
 8 license or quota license and that, to the best of ~~his or her~~ **the**
 9 **person's** knowledge, an escrowed specially designated distributor
 10 license or quota license is not readily available within the county
 11 in which the applicant for the specially designated distributor
 12 license under this subsection proposes to operate.

13 (6) In addition to any licenses for the sale of alcoholic
 14 liquor for consumption on the premises that may be available in the
 15 local governmental unit under subsection (1), and the resort or
 16 resort economic development licenses authorized in subsections (2),
 17 (3), and (4), and notwithstanding section 519, the commission may
 18 issue not more than 5 additional special purpose licenses in any
 19 calendar year for the sale of beer and wine for consumption on the
 20 premises. ~~A~~ **The commission may issue a** special purpose license
 21 ~~issued~~ under this subsection ~~shall be issued~~ only for events that
 22 are to be held from May 1 to September 30, are artistic in nature,
 23 and that are to be held on the campus of a public university with
 24 an enrollment of 30,000 or more students. A special purpose license
 25 is valid for 30 days or for the duration of the event for which it
 26 is issued, whichever is less. The fee for a special purpose license
 27 is \$50.00. A special purpose license may be issued only to a
 28 corporation that meets all of the following requirements:

29 (a) ~~is~~ **The corporation is** a nonprofit corporation organized

1 under the nonprofit corporation act, 1982 PA 162, MCL 450.2101 to
2 450.3192.

3 (b) ~~Has~~**The corporation has** a board of directors constituted
4 of members of whom half are elected by the public university at
5 which the event is scheduled and half are elected by the local
6 governmental unit.

7 (c) ~~Has~~**The corporation has** been in continuous existence for
8 not less than 6 years.

9 (7) Notwithstanding the local legislative body approval
10 ~~provision~~**requirement** of section 501(2) and notwithstanding ~~the~~
11 ~~provisions of~~ section 519, the commission may issue, without regard
12 to the quota ~~provisions~~**requirement** of subsection (1) and with the
13 approval of the governing board of the university, either a tavern
14 or class C license ~~which~~**that** may be used only for regularly
15 scheduled events at a public university's established outdoor
16 program or festival at a facility on the campus of a public
17 university having a head count enrollment of 10,000 students or
18 more. ~~A~~**The commission may issue a** license ~~issued~~ under this
19 subsection ~~may only be issued~~ to the governing board of a public
20 university, a person that is the lessee or concessionaire of the
21 governing board of the university, or both. A license issued under
22 this subsection is not transferable as to ownership or location.
23 Except as otherwise provided in this subsection, a license issued
24 under this subsection may not be issued at an outdoor stadium
25 customarily used for intercollegiate athletic events. A license may
26 be issued at an outdoor stadium customarily used for
27 intercollegiate athletic events for not more than 30 consecutive
28 days to a concessionaire of an entity granted exclusive use of a
29 public university's property in conjunction with a hockey game

1 sanctioned by an unincorporated not-for-profit association that
2 operates a major professional ice hockey league consisting of teams
3 located in Canada and in the United States or in conjunction with a
4 professional international soccer match between 2 international
5 soccer clubs as part of a tournament sanctioned by a not-for-profit
6 association that is the governing body for soccer in the United
7 States and organized and promoted by a match agent that is licensed
8 by the international governing body for soccer if the
9 concessionaire has entered into an agreement granting it control of
10 the licensed premises for the purposes of complying with this act
11 and rules promulgated under this act regarding the sale of
12 alcoholic liquor. A nationally televised game between 2
13 professional hockey teams or 2 professional international soccer
14 clubs played outdoors is considered an established outdoor program
15 for the purposes of this subsection. Notwithstanding any provision
16 of this act or any rule promulgated under this act, a
17 concessionaire obtaining a license under this subsection may share
18 the profits generated from that license with an unincorporated not-
19 for-profit association that operates a major professional ice
20 hockey league consisting of teams located in Canada and in the
21 United States or an affiliated entity under a written contract
22 reviewed by the commission or with a licensed match agent and a
23 promoter that organizes and promotes international soccer matches
24 under a written contract reviewed by the commission. If the
25 established outdoor program is a nationally televised game between
26 2 professional hockey teams or 2 professional international soccer
27 clubs, the commission may allow the promotion and advertising of
28 alcoholic liquor brands on the campus of a public university where
29 a concessionaire has been issued a license under this subsection

1 for the duration of the license.

2 (8) Notwithstanding the local legislative body approval
3 requirement of section 501(2) and notwithstanding section 519, and
4 subject to subsection (10), the commission may issue to the
5 governing board of a public university, without regard to the quota
6 requirement of subsection (1) and with the approval of the
7 governing board of the university, not more than 5 tavern licenses,
8 5 class C licenses, or any combination of 5 tavern or 5 class C
9 licenses, which are not transferrable, that may be used for
10 scheduled events within the public area of a facility on university
11 property that is customarily used for intercollegiate athletic
12 events if all of the following conditions are met:

13 (a) The sales and service of alcoholic liquor conducted under
14 the licenses are conducted by individuals who have successfully
15 completed a server training program as provided for in section 906
16 and who are not volunteers for an organization working during an
17 event as part of a fund-raising activity for the organization.

18 (b) Subject to sections 1114 and 1115, the sales and service
19 of alcoholic liquor are limited to 1 hour before the event and
20 while the event is occurring. Consumption of alcoholic liquor
21 purchased on the licensed premises is limited to 1 hour before the
22 event, while the event is occurring, and 30 minutes after the event
23 has ended.

24 (c) The commission issues a separate license for each facility
25 on university property that is customarily used for intercollegiate
26 athletic events.

27 (d) The licensee provides in writing to the commission a list
28 of the dates and times of events for which each license issued will
29 be used at least 2 weeks before the start of the events, subject to

1 the following:

2 (i) The licenses issued under this subsection must not be used
3 for more than 100 days per calendar year in aggregate for all
4 licenses combined for intercollegiate athletic scheduled events.

5 (ii) The licenses issued under this subsection is not used for
6 more than 5 days per calendar year in aggregate for all licenses
7 combined for other scheduled events.

8 (e) The sales and service of alcoholic liquor are conducted
9 only at fixed locations within the licensed premises.

10 (f) Dispensing machines described in section 552 are
11 prohibited on the premises of a license issued under this
12 subsection.

13 (9) The holder of a special license issued by the commission
14 may sell and serve alcoholic liquor on the premises of a license
15 issued under subsection (8) on dates and times other than the dates
16 and times provided to the commission as required in subsection
17 (8) (d). A licensee that has been issued a catering permit under
18 section 547 may deliver and serve alcoholic liquor at a private
19 event on the premises of a license issued under subsection (8) on
20 dates and times other than the dates and times provided the
21 commission as required in subsection (8) (d).

22 (10) If applicable, the commission may issue only the
23 following permits, permissions, or approvals to be held in
24 conjunction with a license issued under subsection (8):

25 (a) If the license is a class C license, additional bars under
26 section 525(1) (o).

27 (b) Dance permit.

28 (c) Direct connection.

29 (d) Entertainment permit.

1 (e) Extended hours permit.

2 (f) Off-premises storage.

3 (g) Participation permit.

4 (h) Specific purpose permit.

5 (i) Sunday sales permit.

6 (11) The commission shall not approve an outdoor service area
7 under R 436.1419 of the Michigan Administrative Code for a license
8 issued under subsection (8). The outdoor portion of an outdoor
9 facility on university property that is customarily used for
10 intercollegiate athletic events issued a license under subsection
11 (8) is not considered an outdoor service area.

12 (12) ~~(8)~~—In issuing a resort or resort economic development
13 license under subsection (3), (4), or (5), the commission shall
14 consider economic development factors of the area in issuing
15 licenses to establishments designed to stimulate and promote the
16 resort and tourist industry. The commission shall not transfer a
17 resort or resort economic development license issued under
18 subsection (3), (4), or (5) to another location. If the licensee
19 goes out of business the license ~~shall~~**must** be surrendered to the
20 commission.

21 (13) ~~(9)~~—The limitations and quotas of this section are not
22 applicable to issuing a new license to a veteran of the ~~armed~~
23 ~~forces~~**Armed Forces** of the United States who was honorably
24 discharged or released under honorable conditions from the ~~armed~~
25 ~~forces~~**Armed Forces** of the United States and who had by forced sale
26 disposed of a similar license within 90 days before or after
27 entering or while serving in the ~~armed forces~~**Armed Forces** of the
28 United States, as a part of the person's preparation for that
29 service if the application for a new license is submitted for the

1 same governmental unit in which the previous license was issued and
2 within 60 days after the discharge of the applicant from the ~~armed~~
3 ~~forces~~ **Armed Forces** of the United States.

4 (14) ~~(10)~~—The limitations and quotas of this section are not
5 applicable to issuing a new license or renewing an existing license
6 where the property or establishment to be licensed is situated in
7 or on land on which an airport owned by a county or in which a
8 county has an interest is situated.

9 (15) ~~(11)~~—For purposes of implementing this section a special
10 state census of a local governmental unit may be taken at the
11 expense of the local governmental unit by the federal ~~bureau of~~
12 ~~census~~ **Census Bureau** or the secretary of state under section 6 of
13 the home rule city act, 1909 PA 279, MCL 117.6. The special census
14 ~~shall~~ **must** be initiated by resolution of the governing body of the
15 local governmental unit involved. The secretary of state may
16 promulgate additional rules necessary for implementing this section
17 ~~pursuant to~~ **under** the administrative procedures act of 1969, 1969
18 PA 306, MCL 24.201 to 24.328.

19 (16) ~~(12)~~—Before granting an approval as required in section
20 501(2) for a license to be issued under subsection (2), (3), or
21 (4), a local legislative body shall disclose the availability of
22 transferable licenses held in escrow for more than 1 licensing year
23 within that respective local governmental unit. The local
24 governmental unit shall provide public notice of the meeting to
25 consider the granting of the license by the local governmental unit
26 2 weeks before the meeting.

27 (17) ~~(13)~~—The person signing the application for an on-
28 premises resort or resort economic development license shall state
29 and verify that ~~he or she~~ **the person** attempted to secure an on-

1 premises escrowed license or quota license and that, to the best of
 2 ~~his or her~~ **the person's** knowledge, an on-premises escrowed license
 3 or quota license is not readily available within the county in
 4 which the applicant for the on-premises resort or resort economic
 5 development license proposes to operate.

6 **(18)** ~~(14)~~—The commission shall not issue an on-premises resort
 7 or resort economic development license if the county within which
 8 the resort or resort economic development license applicant
 9 proposes to operate has not issued all on-premises licenses
 10 available under subsection (1) or if an on-premises escrowed
 11 license exists and is readily available within the local
 12 governmental unit in which the applicant for the on-premises resort
 13 or resort economic development license proposes to operate. The
 14 commission may waive the provisions of this subsection ~~upon~~ **on** a
 15 showing of good cause.

16 **(19)** ~~(15)~~—The commission shall annually report to the
 17 legislature the names of the businesses issued licenses under this
 18 section and their locations.

19 **(20)** ~~(16)~~—The commission shall not require a class A hotel or
 20 a class B hotel licensed under subsection (2), (3), or (4) to
 21 provide food service to registered guests or to the public.

22 **(21)** ~~(17)~~—Subject to the limitation and quotas ~~of~~ **in**
 23 subsection (1) and to local legislative approval under section
 24 501(2), the commission may approve the transfer of ownership and
 25 location of an on-premises escrowed license within the same county
 26 to a class G-1 or class G-2 license or may approve the
 27 reclassification of an existing on-premises license at the location
 28 to be licensed to a class G-1 license or to a class G-2 license,
 29 subject to subsection (1). Resort or economic development on-

1 premises licenses created under subsection (3) or (4) may not be
 2 issued as, or reclassified to, a class G-1 or class G-2 license.

3 (22) ~~(18)~~—An escrowed specially designated distributor license
 4 may be transferred, with the consent of the commission, to an
 5 applicant whose proposed operation is located within any local
 6 governmental unit in a county in which the specially designated
 7 distributor license is located. If the local governmental unit
 8 within which the escrowed specially designated distributor license
 9 is located spans more than 1 county, the license may be transferred
 10 to an applicant whose proposed operation is located within any
 11 local governmental unit in either county. If the specially
 12 designated distributor license is activated within a local
 13 governmental unit other than that local governmental unit within
 14 which the specially designated distributor license was originally
 15 issued, the commission shall count that activated license against
 16 the local governmental unit originally issuing the specially
 17 designated distributor license.

18 (23) ~~(19) Subsection~~ **Subrule** (8) of R 436.1135 of the Michigan
 19 ~~administrative code~~ **Administrative Code** does not apply to a
 20 transfer under subsection ~~(18)~~. **(22)**.

21 (24) ~~(20)~~—As used in this section:

22 (a) "Escrowed license" means a license in which the rights of
 23 the licensee in the license or to the renewal of the license are
 24 still in existence and are subject to renewal and activation in the
 25 manner provided for in R 436.1107 of the Michigan ~~administrative~~
 26 ~~code~~. **Administrative Code**.

27 (b) "Readily available" means available under a standard of
 28 economic feasibility, as applied to the specific circumstances of
 29 the applicant, that includes, but is not limited to, the following:

- 1 (i) The fair market value of the license, if determinable.
- 2 (ii) The size and scope of the proposed operation.
- 3 (iii) The existence of mandatory contractual restrictions or
- 4 inclusions attached to the sale of the license.