33:1-12

LEGISLATIVE HISTORY CHECKLIST

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LAWS OF: 2009 CHAPTER: 216

NJSA: 33:1-12 (Revises law concerning tastings and samplings conducted by certain alcoholic beverage licensees)

BILL NO: S2098 (Substituted for A3042)

SPONSOR(S) Sarlo and Others

DATE INTRODUCED: October 2, 2008

COMMITTEE: ASSEMBLY: Law and Public Safety

SENATE: Law and Public Safety and Veterans' Affairs

AMENDED DURING PASSAGE: No

DATE OF PASSAGE: ASSEMBLY: January 7, 2010

SENATE: June 25, 2009

DATE OF APPROVAL: January 16, 2010

FOLLOWING ARE ATTACHED IF AVAILABLE:

FINAL TEXT OF BILL (Senate Committee Substitute enacted)

S2098

SPONSOR'S STATEMENT: (Begins on page 7 of introduced bill)

Yes

COMMITTEE STATEMENT: ASSEMBLY: Yes

SENATE: Yes

(Audio archived recordings of the committee meetings, corresponding to the date of the committee statement, *may possibly* be found at www.njleg.state.nj.us)

FLOOR AMENDMENT STATEMENT: No

LEGISLATIVE FISCAL ESTIMATE: No

A3042

SPONSOR'S STATEMENT: (Begins on page 7 of introduced bill)

Yes

COMMITTEE STATEMENT: ASSEMBLY: Yes

SENATE: No

FLOOR AMENDMENT STATEMENT: No

LEGISLATIVE FISCAL ESTIMATE: No

(continued)

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LAW/RWH

SENATE COMMITTEE SUBSTITUTE FOR SENATE, No. 2098

STATE OF NEW JERSEY

213th LEGISLATURE

ADOPTED MAY 18, 2009

Sponsored by:

Senator PAUL A. SARLO
District 36 (Bergen, Essex and Passaic)
Senator SEAN T. KEAN
District 11 (Monmouth)
Assemblyman JOSEPH CRYAN
District 20 (Union)
Assemblyman DAVID P. RIBLE
District 11 (Monmouth)

Co-Sponsored by:

Assemblyman Wisniewski

SYNOPSIS

Revises law concerning tastings and samplings conducted by certain alcoholic beverage licensees.

CURRENT VERSION OF TEXT

Substitute as adopted by the Senate Law and Public Safety and Veterans' Affairs Committee.

(Sponsorship Updated As Of: 1/8/2010)

1 AN ACT concerning alcoholic beverage tastings and samplings, 2 amending R.S.33:1-12, and supplementing Title 33 of the 3 Revised Statutes.

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BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

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1. R.S.33:1-12 is amended to read as follows:

33:1-12. Class C licenses shall be subdivided and classified as follows:

Plenary retail consumption license. 1. The holder of this license shall be entitled, subject to rules and regulations, to sell any alcoholic beverages for consumption on the licensed premises by the glass or other open receptacle, and also to sell any alcoholic beverages in original containers for consumption off the licensed premises; but this license shall not be issued to permit the sale of alcoholic beverages in or upon any premises in which a grocery, delicatessen, drug store or other mercantile business is carried on, except as hereinafter provided. The holder of this license shall be permitted to conduct consumer wine, beer and spirits [tastings and samplings] tasting events and samplings for a fee or on a complimentary basis pursuant to conditions established by rules and regulations of the Division of Alcoholic Beverage Control, provided however, that the holder of this license complies with the terms and conditions set forth in section 3 of P.L. , c. (C.) (pending before the Legislature as this bill). Subject to such rules and regulations established from time to time by the director, the holder of this license shall be permitted to sell alcoholic beverages in or upon the premises in which any of the following is carried on: the keeping of a hotel or restaurant including the sale of mercantile items incidental thereto as an accommodation to patrons; the sale, at an entertainment facility as defined in R.S.33:1-1, having a seating capacity for no less than 4,000 patrons, of mercantile items traditionally associated with the type of event or program held at the site; the sale of distillers', brewers' and vintners' packaged merchandise prepacked as a unit with other suitable objects as gift items to be sold only as a unit; the sale of novelty wearing apparel identified with the name of the establishment licensed under the provisions of this section; the sale of cigars, cigarettes, packaged crackers, chips, nuts and similar snacks and ice at retail as an accommodation to patrons, or the retail sale of nonalcoholic beverages as accessory beverages to alcoholic beverages; or, in commercial bowling establishments, the retail sale or rental of bowling accessories and the retail sale from vending machines of

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

candy, ice cream and nonalcoholic beverages. The fee for this 1 2 license shall be fixed by the governing board or body of the 3 municipality in which the licensed premises are situated, by 4 ordinance, at not less than \$250 and not more than \$2,500. No 5 ordinance shall be enacted which shall raise or lower the fee to be charged for this license by more than 20% from that charged in the 6 7 preceding license year or \$500.00, whichever is the lesser. The 8 governing board or body of each municipality may, by ordinance, 9 enact that no plenary retail consumption license shall be granted 10 within its respective municipality.

The holder of this license shall be permitted to obtain a restricted brewery license issued pursuant to subsection 1c. of R.S.33:1-10 and to operate a restricted brewery immediately adjoining the licensed premises in accordance with the restrictions set forth in that subsection. All fees related to the issuance of both licenses shall be paid in accordance with statutory law.

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Seasonal retail consumption license. 2. The holder of this license shall be entitled, subject to rules and regulations, to sell any alcoholic beverages for consumption on the licensed premises by the glass or other open receptacle, and also to sell any alcoholic beverages in original containers for consumption off the licensed premises, during the summer season from May 1 until November 14, inclusive, or during the winter season from November 15 until April 30, inclusive; but this license shall not be issued to permit the sale of alcoholic beverages in or upon any premises in which a grocery, delicatessen, drug store or other mercantile business is carried on, except as hereinafter provided. Subject to such rules and regulations established from time to time by the director, the holder of this license shall be permitted to sell alcoholic beverages in or upon the premises in which any of the following is carried on: the keeping of a hotel or restaurant including the sale of mercantile items incidental thereto as an accommodation to patrons; the sale of distillers', brewers' and vintners' packaged merchandise prepacked as a unit with other suitable objects as gift items to be sold only as a unit; the sale of novelty wearing apparel identified with the name of the establishment licensed under the provisions of this section; the sale of cigars, cigarettes, packaged crackers, chips, nuts and similar snacks and ice at retail as an accommodation to patrons; or the retail sale of nonalcoholic beverages as accessory beverages to alcoholic beverages. The fee for this license shall be fixed by the governing board or body of the municipality in which the licensed premises are situated, by ordinance, at 75% of the fee fixed by said board or body for plenary retail consumption licenses. The governing board or body of each municipality may, by ordinance, enact that no seasonal retail consumption license shall be granted within its respective municipality.

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Plenary retail distribution license. 3. a. The holder of this license shall be entitled, subject to rules and regulations, to sell any alcoholic beverages for consumption off the licensed premises, but only in original containers; except that licensees shall be permitted to conduct consumer wine [tastings and samplings], beer, and spirits tasting events and samplings on a complimentary basis pursuant to conditions established by rules and regulations of the Division of Alcoholic Beverage Control, provided [,] however [:

- (1) patrons are limited to four one-and-one-half ounce samples in any 24-hour period;
- (2) samples are not offered to, or allowed to be consumed by, any person under the legal age for consuming alcoholic beverages or intoxicated person;
- (3) samples are not offered when the sale of alcoholic beverages is otherwise prohibited; and
- (4) tastings and samplings are confined to the licensed premises and all wine used in the tastings and samplings shall be owned by the licensee conducting these tastings and samplings.

Notwithstanding the imposition of any other penalty that may be lawfully imposed, a person who violates paragraphs (1) through (4) of this subsection shall be fined an amount to be established by the division 1, that the holder of this license complies with the terms and conditions set forth in section 3 of P.L., c. (C.) (pending before the Legislature as this bill).

The governing board or body of each municipality may, by ordinance, enact that this license shall not be issued to permit the sale of alcoholic beverages in or upon any premises in which any other mercantile business is carried on, except that any such ordinance, heretofore or hereafter adopted, shall not prohibit the retail sale of distillers', brewers' and vintners' packaged merchandise prepacked as a unit with other suitable objects as gift items to be sold only as a unit; the sale of novelty wearing apparel identified with the name of the establishment licensed under the provisions of this act; cigars, cigarettes, packaged crackers, chips, nuts and similar snacks, ice, and nonalcoholic beverages as accessory beverages to alcoholic beverages. The fee for this license shall be fixed by the governing board or body of the municipality in which the licensed premises are situated, by ordinance, at not less than \$125 and not more than \$2,500. No ordinance shall be enacted which shall raise or lower the fee to be charged for this license by more than 20% from that charged in the preceding license year or \$500.00, whichever is the lesser. The governing board or body of each municipality may, by ordinance, enact that no plenary retail distribution license shall be granted within its respective municipality.

Limited retail distribution license. 3. b. The holder of this license shall be entitled, subject to rules and regulations, to sell any

unchilled, brewed, malt alcoholic beverages in quantities of not less 1 2 than 72 fluid ounces for consumption off the licensed premises, but 3 only in original containers; provided, however, that this license 4 shall be issued only for premises operated and conducted by the 5 licensee as a bona fide grocery store, meat market, meat and 6 grocery store, delicatessen, or other type of bona fide food store at 7 which groceries or other foodstuffs are sold at retail; and provided 8 further that this license shall not be issued except for premises at 9 which the sale of groceries or other foodstuffs is the primary and 10 principal business and at which the sale of alcoholic beverages is 11 merely incidental and subordinate thereto. The fee for this license 12 shall be fixed by the governing body or board of the municipality in 13 which the licensed premises are situated, by ordinance, at not less 14 than \$31 and not more than \$63. The governing board or body of 15 each municipality may, by ordinance, enact that no limited retail distribution license shall be granted within its respective 16 17 municipality. 18

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Plenary retail transit license. 4. The holder of this license shall be entitled, subject to rules and regulations, to sell any alcoholic beverages, for consumption only, on railroad trains, airplanes, limousines and boats, while in transit. The fee for this license for use by a railroad or air transport company shall be \$375, for use by the owners of limousines shall be \$31 per vehicle, and for use on a boat shall be \$63 on a boat 65 feet or less in length, \$125 on a boat more than 65 feet in length but not more than 110 feet in length, and \$375 on a boat more than 110 feet in length; such boat lengths shall be determined in the manner prescribed by the Bureau of Customs of the United States Government or any federal agency successor thereto for boat measurement in connection with issuance of marine documents. A license issued under this provision to a railroad or air transport company shall cover all railroad cars and planes operated by any such company within the State of New A license for a boat or limousine issued under this provision shall apply only to the particular boat or limousine for which issued, and shall permit the purchase of alcoholic beverages for sale or service in a boat or limousine to be made from any Class A and B licensee or from any Class C licensee whose license privilege permits the sale of alcoholic beverages in original containers for off-premises consumption. An interest in a plenary retail transit license issued in accordance with this section shall be excluded in determining the maximum number of retail licenses permitted under P.L.1962, c.152 (C.33:1-12.31 et seq.).

Club license. 5. The holder of this license shall be entitled, subject to rules and regulations, to sell any alcoholic beverages but only for immediate consumption on the licensed premises and only to bona fide club members and their guests. The fee for this license shall be fixed by the governing board or body of the municipality in

- 1 which the licensed premises are situated, by ordinance, at not less
- 2 than \$63 and not more than \$188. The governing board or body of
- 3 each municipality may, by ordinance, enact that no club licenses
- 4 shall be granted within its respective municipality. Club licenses
- 5 may be issued only to such corporations, associations and
- 6 organizations as are operated for benevolent, charitable, fraternal,
- 7 social, religious, recreational, athletic, or similar purposes, and not
- 8 for private gain, and which comply with all conditions which may
- 9 be imposed by the Director of the Division of Alcoholic Beverage
- 10 Control by rules and regulations.
- The provisions of section 23 of P.L.2003, c.117 amendatory of this section shall apply to licenses issued or transferred on or after
- 13 July 1, 2003, and to license renewals commencing on or after July
- 14 1, 2003.
- 15 (cf: P.L.2003, c.279, s.1)

- 2. (New section) As used in this act:
- "Sample" means a small amount of an alcoholic beverage.
- "Sampling" means a licensee or permittee offering a sample to a consumer for the purpose of inducing or promoting a sale.
 - "Tasting event" means a scheduled event hosted by a licensee or permittee, at which samples may be provided, that may be open to the general public or limited by invitation.

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- 3. (New section) The following terms and conditions shall apply to consumer wine, beer, and spirits tasting events and samplings conducted by or on the premises of the holder of a plenary retail consumption license or plenary retail distribution license:
- a. Samples shall not be offered to, or allowed to be consumed by, any person under the legal age for consuming alcoholic beverages or an intoxicated person;
- b. Tasting events and samplings shall not be conducted when the sale of alcoholic beverages is otherwise prohibited;
- c. Tasting events and samplings shall be confined to the licensed premises;
- d. In any one calendar day, each consumer shall be limited to no more than four one-and-one-half ounce samples of wine, four three ounce samples of beer, or three one-half ounce samples of spirits;
- e. Any supplier, manufacturer, importer, wholesaler, solicitor, or an authorized representative licensed or permitted by the division may participate in, assist with, and promote consumer wine, beer, and spirits tasting events up to two times per month at the licensed premises, but samples shall not be served by any employee of a wholesaler. A solicitor employed by a supplier, manufacturer or importer who holds a wholesale license, or an authorized

representative licensed or permitted by the division, may serve samples at a tasting event;

- f. Wine, beer, and spirits used in tasting events and samplings shall be owned by the plenary retail consumption or plenary retail distribution licensee;
- g. Tasting events may be advertised in any type of media, including, but not limited to, print, radio, television, Internet, and signs, and these advertisements may include the date, time, and location of the event, such as the name and address of the licensed premises and other information regarding the event; and
- h. A supplier, manufacturer, importer, wholesaler, solicitor, or authorized representative licensed or permitted by the division may provide the licensee upon whose premises the tasting event will be held with permissible advertising and promotional materials for use at the event and permissible consumer novelties for distribution to the consumer attending the event.

Notwithstanding any other penalty that may be lawfully imposed, a person who violates subsections a. through h. of this section shall be fined an amount to be established by the director.

4. This act shall take effect on the first day of the fourth month after enactment.

SENATE, No. 2098

STATE OF NEW JERSEY

213th LEGISLATURE

INTRODUCED OCTOBER 2, 2008

Sponsored by: Senator PAUL A. SARLO District 36 (Bergen, Essex and Passaic) Senator SEAN T. KEAN District 11 (Monmouth)

SYNOPSIS

Revises law concerning wine tastings and samplings conducted by certain alcoholic beverage licensees.

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 11/14/2008)

1 AN ACT concerning alcoholic beverage tastings and samplings, 2 amending R.S.33:1-12, and supplementing chapter 1 of Title 33 3 of the Revised Statutes.

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BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

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1. R.S. 33:1-12 is amended to read as follows:

33:1-12 Class C licenses shall be subdivided and classified as follows:

Plenary retail consumption license. 1. The holder of this license shall be entitled, subject to rules and regulations, to sell any alcoholic beverages for consumption on the licensed premises by the glass or other open receptacle, and also to sell any alcoholic beverages in original containers for consumption off the licensed premises; but this license shall not be issued to permit the sale of alcoholic beverages in or upon any premises in which a grocery, delicatessen, drug store or other mercantile business is carried on, except as hereinafter provided. The holder of this license shall be permitted to conduct consumer wine, beer, and spirits [tastings and samplings] tasting and sampling events for a fee or on a complimentary basis pursuant to conditions established by rules and regulations of the Division of Alcoholic Beverage Control, provided, however, that the holder of this licensee complies with the terms and conditions set forth in section 2 of P.L., c. (C.) (pending before the Legislature as this bill). Subject to such rules and regulations established from time to time by the director, the holder of this license shall be permitted to sell alcoholic beverages in or upon the premises in which any of the following is carried on: the keeping of a hotel or restaurant including the sale of mercantile items incidental thereto as an accommodation to patrons; the sale, at an entertainment facility as defined in R.S.33:1-1, having a seating capacity for no less than 4,000 patrons, of mercantile items traditionally associated with the type of event or program held at the site; the sale of distillers', brewers' and vintners' packaged merchandise prepacked as a unit with other suitable objects as gift items to be sold only as a unit; the sale of novelty wearing apparel identified with the name of the establishment licensed under the provisions of this section; the sale of cigars, cigarettes, packaged crackers, chips, nuts and similar snacks and ice at retail as an accommodation to patrons, or the retail sale of nonalcoholic beverages as accessory beverages to alcoholic beverages; or, in commercial bowling establishments, the retail sale or rental of bowling accessories and the retail sale from vending machines of candy, ice cream and nonalcoholic beverages. The fee for this

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

1 license shall be fixed by the governing board or body of the 2 municipality in which the licensed premises are situated, by 3 ordinance, at not less than \$250 and not more than \$2,500. No 4 ordinance shall be enacted which shall raise or lower the fee to be 5 charged for this license by more than 20% from that charged in the preceding license year or \$500.00, whichever is the lesser. The 6 7 governing board or body of each municipality may, by ordinance, 8 enact that no plenary retail consumption license shall be granted 9 within its respective municipality.

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The holder of this license shall be permitted to obtain a restricted brewery license issued pursuant to subsection 1c. of R.S.33:1-10 and to operate a restricted brewery immediately adjoining the licensed premises in accordance with the restrictions set forth in that subsection. All fees related to the issuance of both licenses shall be paid in accordance with statutory law.

Seasonal retail consumption license. 2. The holder of this license shall be entitled, subject to rules and regulations, to sell any alcoholic beverages for consumption on the licensed premises by the glass or other open receptacle, and also to sell any alcoholic beverages in original containers for consumption off the licensed premises, during the summer season from May 1 until November 14, inclusive, or during the winter season from November 15 until April 30, inclusive; but this license shall not be issued to permit the sale of alcoholic beverages in or upon any premises in which a grocery, delicatessen, drug store or other mercantile business is carried on, except as hereinafter provided. Subject to such rules and regulations established from time to time by the director, the holder of this license shall be permitted to sell alcoholic beverages in or upon the premises in which any of the following is carried on: the keeping of a hotel or restaurant including the sale of mercantile items incidental thereto as an accommodation to patrons; the sale of distillers', brewers' and vintners' packaged merchandise prepacked as a unit with other suitable objects as gift items to be sold only as a unit; the sale of novelty wearing apparel identified with the name of the establishment licensed under the provisions of this section; the sale of cigars, cigarettes, packaged crackers, chips, nuts and similar snacks and ice at retail as an accommodation to patrons; or the retail sale of nonalcoholic beverages as accessory beverages to alcoholic beverages. The fee for this license shall be fixed by the governing board or body of the municipality in which the licensed premises are situated, by ordinance, at 75% of the fee fixed by said board or body for plenary retail consumption licenses. The governing board or body of each municipality may, by ordinance, enact that no seasonal retail consumption license shall be granted within its respective municipality.

Plenary retail distribution license. 3. a. The holder of this license shall be entitled, subject to rules and regulations, to sell any alcoholic beverages for consumption off the licensed premises, but

- only in original containers; except that licensees shall be permitted
- 2 to conduct consumer wine [tastings and samplings], beer, and
- 3 spirits tasting and sampling events on a complimentary basis
- 4 pursuant to conditions established by rules and regulations of the
- 5 Division of Alcoholic Beverage Control, provided, however, that
- 6 the holder of this licensee complies with the terms and conditions
- 7 set forth in section 2 of P.L. , c. (C.) (pending before the
- 8 <u>Legislature as this bill</u>)

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- 9 **[**(1)patrons are limited to four one-and-one-half ounce samples in any 24-hour period;
 - (2) samples are not offered to, or allowed to be consumed by, any person under the legal age for consuming alcoholic beverages or intoxicated person;
 - (3) samples are not offered when the sale of alcoholic beverages is otherwise prohibited; and
 - (4) tastings and samplings are confined to the licensed premises and all wine used in the tastings and samplings shall be owned by the licensee conducting these tastings and samplings.

Notwithstanding the imposition of any other penalty that may be lawfully imposed, a person who violates paragraphs (1) through (4) of this subsection shall be fined an amount to be established by the division.

The governing board or body of each municipality may, by ordinance, enact that this license shall not be issued to permit the sale of alcoholic beverages in or upon any premises in which any other mercantile business is carried on, except that any such ordinance, heretofore or hereafter adopted, shall not prohibit the retail sale of distillers', brewers' and vintners' packaged merchandise prepacked as a unit with other suitable objects as gift items to be sold only as a unit; the sale of novelty wearing apparel identified with the name of the establishment licensed under the provisions of this act; cigars, cigarettes, packaged crackers, chips, nuts and similar snacks, ice, and nonalcoholic beverages as accessory beverages to alcoholic beverages. The fee for this license shall be fixed by the governing board or body of the municipality in which the licensed premises are situated, by ordinance, at not less than \$125 and not more than \$2,500. No ordinance shall be enacted which shall raise or lower the fee to be charged for this license by more than 20% from that charged in the preceding license year or \$500.00, whichever is the lesser. The governing board or body of each municipality may, by ordinance, enact that no plenary retail distribution license shall be granted within its respective municipality.

Limited retail distribution license. 3. b. The holder of this license shall be entitled, subject to rules and regulations, to sell any unchilled, brewed, malt alcoholic beverages in quantities of not less than 72 fluid ounces for consumption off the licensed premises, but only in original containers; provided, however, that this license

1 shall be issued only for premises operated and conducted by the 2 licensee as a bona fide grocery store, meat market, meat and 3 grocery store, delicatessen, or other type of bona fide food store at 4 which groceries or other foodstuffs are sold at retail; and provided 5 further that this license shall not be issued except for premises at 6 which the sale of groceries or other foodstuffs is the primary and 7 principal business and at which the sale of alcoholic beverages is 8 merely incidental and subordinate thereto. The fee for this license 9 shall be fixed by the governing body or board of the municipality in 10 which the licensed premises are situated, by ordinance, at not less 11 than \$31 and not more than \$63. The governing board or body of 12 each municipality may, by ordinance, enact that no limited retail 13 distribution license shall be granted within its respective 14 municipality.

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Plenary retail transit license. 4. The holder of this license shall be entitled, subject to rules and regulations, to sell any alcoholic beverages, for consumption only, on railroad trains, airplanes, limousines and boats, while in transit. The fee for this license for use by a railroad or air transport company shall be \$375, for use by the owners of limousines shall be \$31 per vehicle, and for use on a boat shall be \$63 on a boat 65 feet or less in length, \$125 on a boat more than 65 feet in length but not more than 110 feet in length, and \$375 on a boat more than 110 feet in length; such boat lengths shall be determined in the manner prescribed by the Bureau of Customs of the United States Government or any federal agency successor thereto for boat measurement in connection with issuance of marine documents. A license issued under this provision to a railroad or air transport company shall cover all railroad cars and planes operated by any such company within the State of New A license for a boat or limousine issued under this provision shall apply only to the particular boat or limousine for which issued, and shall permit the purchase of alcoholic beverages for sale or service in a boat or limousine to be made from any Class A and B licensee or from any Class C licensee whose license privilege permits the sale of alcoholic beverages in original containers for off-premises consumption. An interest in a plenary retail transit license issued in accordance with this section shall be excluded in determining the maximum number of retail licenses permitted under P.L.1962, c.152 (C.33:1-12.31 et seq.).

Club license. 5. The holder of this license shall be entitled, subject to rules and regulations, to sell any alcoholic beverages but only for immediate consumption on the licensed premises and only to bona fide club members and their guests. The fee for this license shall be fixed by the governing board or body of the municipality in which the licensed premises are situated, by ordinance, at not less than \$63 and not more than \$188. The governing board or body of each municipality may, by ordinance, enact that no club licenses shall be granted within its respective municipality. Club licenses

- 1 may be issued only to such corporations, associations and
- 2 organizations as are operated for benevolent, charitable, fraternal,
- 3 social, religious, recreational, athletic, or similar purposes, and not
- 4 for private gain, and which comply with all conditions which may
- 5 be imposed by the Director of the Division of Alcoholic Beverage
- 6 Control by rules and regulations.
- The provisions of section 23 of P.L.2003, c.117 amendatory of this section shall apply to licenses issued or transferred on or after July 1, 2003, and to license renewals commencing on or after July
- 10 1, 2003. 11 (cf: P.L.2003, c.279, s.1)

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- 2. (New section) The following terms and conditions shall apply to consumer wine, beer, and spirits tasting and sampling events conducted by the holder of a plenary retail consumption license or plenary retail distribution license:
- a. Samples shall not be offered to, or allowed to be consumed by, any person under the legal age for consuming alcoholic beverages or an intoxicated person;
- b. Tasting and sampling events shall not be conducted when the sale of alcoholic beverages is otherwise prohibited;
- c. Tasting and sampling events shall be confined to the licensed premises;
- d. In any one calendar day, each patron shall be limited to no more than four one-and-one-half ounce samples of wine; four three ounce samples of beer; or three one-half ounce samples of spirits;
- e. Suppliers, manufactures, wholesalers, solicitors, or an authorized representative may participate in, assist with, and promote consumer wine, beer, and spirits tasting and sampling events which may be held up to two times per month at the licensed premises, but samples shall not be served by an employee of a wholesaler;
- f. Wine, beer, and spirits used in the tasting and sampling events shall be owned by the licensee conducting the tasting or sampling event, except that up to 200 samples of wine and beer and 150 samples of spirits may be provided by a supplier, manufacturer, wholesaler, solicitor, or an authorized representative, for the purpose of the tasting and sampling event, provided that the supplier, manufacturer, wholesaler, solicitor, or authorized representative removes any unfinished alcoholic beverage containers not supplied by the licensee from the licensed premises when the tasting and sampling event is completed;
- g. Tasting and sampling events shall be open to the general public and shall not be limited by invitation;
- h. Tasting and sampling events may be advertised in any type of media, including, but not limited to, print, radio, television, Internet, and signs, and these advertisements may include the date, time, and location of the event;

- i. A supplier, manufacturer, wholesaler, solicitor, or authorized representative may provide the licensee upon whose premises the tasting and sampling event will take place with permissible advertising and promotional materials for use at the event and permissible consumer novelties for distribution to the patrons attending the event; and
- j. Any type of food may be served at a tasting and sampling event.

Notwithstanding the imposition of any other penalty that may be lawfully imposed, a person who violates subsections a. through j. of this section shall be fined an amount to be established by the director.

3. This act shall take effect on the first day of the fourth month after enactment.

STATEMENT

This bill would revise the law governing consumer wine, beer, and spirits tastings and samplings conducted by alcoholic beverage licensees. Under the bill, "tastings and samplings" would be changed to "tasting and sampling events."

Current law permits plenary retail consumption licensees (hotels, restaurants, and taverns) to conduct consumer tastings and samplings of wine, beer, and spirits for a fee or on a complimentary basis pursuant to conditions established by rules and regulations of the Division of Alcoholic Beverage Control (ABC). These regulations limit the amount of the sample to five ounces of beer and one-and-one-half ounce of wine or a distilled spirit.

Current law also permits plenary retail distribution licensees (package goods stores) to conduct wine, but not beer and spirits, tastings and samplings on a complimentary basis pursuant to conditions established by rules and regulations of the ABC, provided (1) patrons are limited to four one-and-one-half ounce samples in any one 24-hour period; (2) samples are not offered to, or allowed to be consumed by, any minor or intoxicated person; (3) samples are not offered when the sale of alcoholic beverages is otherwise prohibited; and (4) tastings and samplings are confined to the licensed premises.

Under the bill, both plenary retail consumption licensees and plenary retail distribution licensees would be authorized to conduct wine, beer, and spirits tasting and sampling events. These licensees would be subject to the same statutory conditions as follows:

- (1) licensees would be prohibited from offering or allowing samples to be consumed by underaged or intoxicated persons;
- (2) the events could only be held when the sale of alcoholic beverages is authorized;

(3) the events must be held on the licensed premises;

- (4) patrons would be limited in any one calendar day to no more than four one-and-one-half ounce samples of wine; four three-ounce samples of beer; or three one-half ounces samples of spirits;
- (5) suppliers, manufacturers, wholesalers, solicitors, or authorized representatives may participate in, assist with, and promote the events, which may be held up to two times per month at the licensed premises, but wholesaler employees are prohibited from serving the samples.
- (6) the wine, beer, and spirits used in the event must be owned by the licensee or up to 200 samples of wine and beer and 150 samples of spirits may be provided by a supplier, manufacturer, wholesaler, solicitor, or authorized representative, for the purpose of the event, but only if the supplier, manufacturer, wholesaler, solicitor, or authorized representative removes any unfinished alcoholic beverage containers not supplied by the licensee from the licensed premises when the event is completed;
- (7) the event must be open to the general public and not be limited by invitation;
- (8) the event may be advertised in any type of media, including, but not limited to, print, radio, television, Internet, and signs, and these advertisements may include the date, time, and location of the event, such as the name and address of the licensed premises and other information regarding the event;
- (9) suppliers, manufacturers, wholesalers, solicitors, or authorized representatives may provide the licensee with permissible advertising and promotional materials for use at the event and permissible consumer novelties for distribution to the patrons attending the event; and
 - (10) any type of food may be served at the event.
- Violations of the bill's provisions would be punishable by a fine determined by the Director of the ABC.
- It is the sponsor's understanding that Broad C licensees with a broad-package privilege hold a plenary retail consumption license and therefore, these licensees would be permitted under the bill to conduct wine, beer, and spirits tasting and sampling events subject to the terms and conditions outlined in the bill.

SENATE LAW AND PUBLIC SAFETY AND VETERANS' AFFAIRS COMMITTEE

STATEMENT TO

SENATE COMMITTEE SUBSTITUTE FOR SENATE, No. 2098

STATE OF NEW JERSEY

DATED: MAY 18, 2009

The Senate Law and Public Safety and Veterans' Affairs Committee reports favorably a Senate Committee Substitute for Senate Bill No. 2098.

This committee substitute revises the law governing consumer wine, beer, and spirits tastings and samplings conducted by alcoholic beverage licensees.

Current law permits plenary retail consumption licensees (hotels, restaurants, and taverns) to conduct consumer tastings and samplings of wine, beer, and spirits for a fee or on a complimentary basis pursuant to conditions established by rules and regulations of the Division of Alcoholic Beverage Control (ABC). These regulations limit the amount of the sample to five ounces of beer and one-and-one-half ounce of wine or a distilled spirit.

Current law also permits plenary retail distribution licensees (package goods stores) to conduct wine, but not beer and spirits, tastings and samplings on a complimentary basis pursuant to conditions established by rules and regulations of the ABC, provided (1) patrons are limited to four one-and-one-half ounce samples in any one 24-hour period; (2) samples are not offered to, or allowed to be consumed by, any minor or intoxicated person; (3) samples are not offered when the sale of alcoholic beverages is otherwise prohibited; and (4) tastings and samplings are confined to the licensed premises.

Under the committee substitute, both plenary retail consumption licensees and plenary retail distribution licensees would be authorized to conduct wine, beer, and spirits tasting and sampling events. These licensees would be subject to the same statutory conditions as follows:

- (1) licensees would be prohibited from offering or allowing samples to be consumed by underage or intoxicated persons;
- (2) the events could only be held when the sale of alcoholic beverages is authorized;
 - (3) the events must be held on the licensed premises;
- (4) patrons would be limited in any one calendar day to no more than four one-and-one-half ounce samples of wine, four three-ounce samples of beer, or three one-half ounces samples of spirits;

- (5) suppliers, manufacturers, wholesalers, solicitors, or authorized representatives licensed or permitted by the ABC may participate in, assist with, and promote the events, which may be held up to two times per month at the licensed premises, but wholesaler employees are prohibited from serving the samples.
- (6) the wine, beer, and spirits used in the event must be owned by the licensee;
- (7) the event must be open to the general public and not be limited by invitation;
- (8) the event may be advertised in any type of media, including, but not limited to, print, radio, television, Internet, and signs, and these advertisements may include the date, time, and location of the event, such as the name and address of the licensed premises and other information regarding the event; and
- (9) suppliers, manufacturers, importers, wholesalers, solicitors, or authorized representatives licensed or permitted by the ABC may provide the licensee with permissible advertising and promotional materials for use at the event and permissible consumer novelties for distribution to the patrons attending the event.

Violations of the bill's provisions would be punishable by a fine determined by the Director of the ABC.

It is the sponsor's understanding that Broad C licensees with a broad-package privilege hold a plenary retail consumption license and therefore, these licensees would be permitted under the bill to conduct wine, beer, and spirits tasting and sampling events subject to the terms and conditions outlined in the committee substitute.

ASSEMBLY LAW AND PUBLIC SAFETY COMMITTEE

STATEMENT TO

SENATE COMMITTEE SUBSTITUTE FOR SENATE, No. 2098

STATE OF NEW JERSEY

DATED: DECEMBER 3, 2009

The Assembly Law and Public Safety Committee reports favorably Senate Committee Substitute for Senate Bill No. 2098.

This committee substitute revises the law governing consumer wine, beer, and spirits tastings and samplings conducted by alcoholic beverage licensees.

Current law permits plenary retail consumption licensees (hotels, restaurants, and taverns) to conduct consumer tastings and samplings of wine, beer, and spirits for a fee or on a complimentary basis pursuant to conditions established by rules and regulations of the Division of Alcoholic Beverage Control (ABC). These regulations limit the amount of the sample to five ounces of beer and one-and-one-half ounce of wine or a distilled spirit.

Current law also permits plenary retail distribution licensees (package goods stores) to conduct wine, but not beer and spirits, tastings and samplings on a complimentary basis pursuant to conditions established by rules and regulations of the ABC, provided (1) patrons are limited to four one-and-one-half ounce samples in any one 24-hour period; (2) samples are not offered to, or allowed to be consumed by, any underage person or intoxicated person; (3) samples are not offered when the sale of alcoholic beverages is otherwise prohibited; and (4) tastings and samplings are confined to the licensed premises.

Under the committee substitute, both plenary retail consumption licensees and plenary retail distribution licensees would be authorized to conduct wine, beer, and spirits tasting and sampling events. These licensees would be subject to the following statutory conditions:

- (1) licensees would be prohibited from offering or allowing samples to be consumed by underage or intoxicated persons;
- (2) the events could only be held when the sale of alcoholic beverages is authorized;
 - (3) the events must be held on the licensed premises;
- (4) patrons would be limited in any one calendar day to no more than four one-and-one-half ounce samples of wine, four three-ounce samples of beer, or three one-half ounces samples of spirits;

- (5) suppliers, manufacturers, wholesalers, solicitors, or authorized representatives licensed or permitted by the ABC may participate in, assist with, and promote the events, which may be held up to two times per month at the licensed premises, but wholesaler employees are prohibited from serving the samples;
- (6) the wine, beer, and spirits used in the event must be owned by the licensee;
- (7) the event must be open to the general public and not be limited by invitation;
- (8) the event may be advertised in any type of media, including, but not limited to, print, radio, television, Internet, and signs, and these advertisements may include the date, time, and location of the event, such as the name and address of the licensed premises and other information regarding the event; and
- (9) suppliers, manufacturers, importers, wholesalers, solicitors, or authorized representatives licensed or permitted by the ABC may provide the licensee with permissible advertising and promotional materials for use at the event and permissible consumer novelties for distribution to the patrons attending the event.

Violations of the bill's provisions would be punishable by a fine determined by the Director of the ABC.

It is the sponsor's understanding that Broad C licensees with a broad-package privilege hold a plenary retail consumption license and therefore, these licensees would be permitted under the bill to conduct wine, beer, and spirits tasting and sampling events subject to the terms and conditions outlined in the committee substitute.

As reported, this committee substitute is identical to the Assembly Committee Substitute for Assembly Bill No. 3042, also reported by the committee on this same date.

ASSEMBLY, No. 3042

STATE OF NEW JERSEY

213th LEGISLATURE

INTRODUCED JUNE 19, 2008

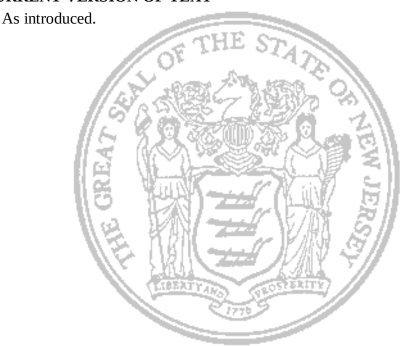
Sponsored by: Assemblyman JOSEPH CRYAN District 20 (Union) Assemblyman DAVID P. RIBLE District 11 (Monmouth)

Co-Sponsored by: Assemblyman Wisniewski

SYNOPSIS

Revises law concerning wine tastings and samplings conducted by certain alcoholic beverage licensees.

CURRENT VERSION OF TEXT



(Sponsorship Updated As Of: 12/4/2009)

1 AN ACT concerning alcoholic beverage tastings and samplings, 2 amending R.S.33:1-12, and supplementing chapter 1 of Title 33 3 of the Revised Statutes.

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BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

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1. R.S. 33:1-12 is amended to read as follows:

33:1-12 Class C licenses shall be subdivided and classified as follows:

Plenary retail consumption license. 1. The holder of this license shall be entitled, subject to rules and regulations, to sell any alcoholic beverages for consumption on the licensed premises by the glass or other open receptacle, and also to sell any alcoholic beverages in original containers for consumption off the licensed premises; but this license shall not be issued to permit the sale of alcoholic beverages in or upon any premises in which a grocery, delicatessen, drug store or other mercantile business is carried on, except as hereinafter provided. The holder of this license shall be permitted to conduct consumer wine, beer, and spirits [tastings and samplings] tasting and sampling events for a fee or on a complimentary basis pursuant to conditions established by rules and regulations of the Division of Alcoholic Beverage Control, provided, however, that the holder of this licensee complies with the terms and conditions set forth in section 2 of P.L., c. (C.) (pending before the Legislature as this bill). Subject to such rules and regulations established from time to time by the director, the holder of this license shall be permitted to sell alcoholic beverages in or upon the premises in which any of the following is carried on: the keeping of a hotel or restaurant including the sale of mercantile items incidental thereto as an accommodation to patrons; the sale, at an entertainment facility as defined in R.S.33:1-1, having a seating capacity for no less than 4,000 patrons, of mercantile items traditionally associated with the type of event or program held at the site; the sale of distillers', brewers' and vintners' packaged merchandise prepacked as a unit with other suitable objects as gift items to be sold only as a unit; the sale of novelty wearing apparel identified with the name of the establishment licensed under the provisions of this section; the sale of cigars, cigarettes, packaged crackers, chips, nuts and similar snacks and ice at retail as an accommodation to patrons, or the retail sale of nonalcoholic beverages as accessory beverages to alcoholic beverages; or, in commercial bowling establishments, the retail sale or rental of bowling accessories and the retail sale from vending machines of candy, ice cream and nonalcoholic beverages. The fee for this

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

1 license shall be fixed by the governing board or body of the 2 municipality in which the licensed premises are situated, by 3 ordinance, at not less than \$250 and not more than \$2,500. No 4 ordinance shall be enacted which shall raise or lower the fee to be 5 charged for this license by more than 20% from that charged in the preceding license year or \$500.00, whichever is the lesser. The 6 7 governing board or body of each municipality may, by ordinance, 8 enact that no plenary retail consumption license shall be granted 9 within its respective municipality.

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The holder of this license shall be permitted to obtain a restricted brewery license issued pursuant to subsection 1c. of R.S.33:1-10 and to operate a restricted brewery immediately adjoining the licensed premises in accordance with the restrictions set forth in that subsection. All fees related to the issuance of both licenses shall be paid in accordance with statutory law.

Seasonal retail consumption license. 2. The holder of this license shall be entitled, subject to rules and regulations, to sell any alcoholic beverages for consumption on the licensed premises by the glass or other open receptacle, and also to sell any alcoholic beverages in original containers for consumption off the licensed premises, during the summer season from May 1 until November 14, inclusive, or during the winter season from November 15 until April 30, inclusive; but this license shall not be issued to permit the sale of alcoholic beverages in or upon any premises in which a grocery, delicatessen, drug store or other mercantile business is carried on, except as hereinafter provided. Subject to such rules and regulations established from time to time by the director, the holder of this license shall be permitted to sell alcoholic beverages in or upon the premises in which any of the following is carried on: the keeping of a hotel or restaurant including the sale of mercantile items incidental thereto as an accommodation to patrons; the sale of distillers', brewers' and vintners' packaged merchandise prepacked as a unit with other suitable objects as gift items to be sold only as a unit; the sale of novelty wearing apparel identified with the name of the establishment licensed under the provisions of this section; the sale of cigars, cigarettes, packaged crackers, chips, nuts and similar snacks and ice at retail as an accommodation to patrons; or the retail sale of nonalcoholic beverages as accessory beverages to alcoholic beverages. The fee for this license shall be fixed by the governing board or body of the municipality in which the licensed premises are situated, by ordinance, at 75% of the fee fixed by said board or body for plenary retail consumption licenses. The governing board or body of each municipality may, by ordinance, enact that no seasonal retail consumption license shall be granted within its respective municipality.

Plenary retail distribution license. 3. a. The holder of this license shall be entitled, subject to rules and regulations, to sell any alcoholic beverages for consumption off the licensed premises, but

- only in original containers; except that licensees shall be permitted
- 2 to conduct consumer wine [tastings and samplings] , beer, and
- 3 spirits tasting and sampling events on a complimentary basis
- 4 pursuant to conditions established by rules and regulations of the
- 5 Division of Alcoholic Beverage Control, provided, however, that
- 6 the holder of this licensee complies with the terms and conditions
- 7 set forth in section 2 of P.L. , c. (C.) (pending before the
- 8 <u>Legislature as this bill</u>)

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 - (2) samples are not offered to, or allowed to be consumed by, any person under the legal age for consuming alcoholic beverages or intoxicated person;
 - (3) samples are not offered when the sale of alcoholic beverages is otherwise prohibited; and
 - (4) tastings and samplings are confined to the licensed premises and all wine used in the tastings and samplings shall be owned by the licensee conducting these tastings and samplings.

Notwithstanding the imposition of any other penalty that may be lawfully imposed, a person who violates paragraphs (1) through (4) of this subsection shall be fined an amount to be established by the division.

The governing board or body of each municipality may, by ordinance, enact that this license shall not be issued to permit the sale of alcoholic beverages in or upon any premises in which any other mercantile business is carried on, except that any such ordinance, heretofore or hereafter adopted, shall not prohibit the retail sale of distillers', brewers' and vintners' packaged merchandise prepacked as a unit with other suitable objects as gift items to be sold only as a unit; the sale of novelty wearing apparel identified with the name of the establishment licensed under the provisions of this act; cigars, cigarettes, packaged crackers, chips, nuts and similar snacks, ice, and nonalcoholic beverages as accessory beverages to alcoholic beverages. The fee for this license shall be fixed by the governing board or body of the municipality in which the licensed premises are situated, by ordinance, at not less than \$125 and not more than \$2,500. No ordinance shall be enacted which shall raise or lower the fee to be charged for this license by more than 20% from that charged in the preceding license year or \$500.00, whichever is the lesser. The governing board or body of each municipality may, by ordinance, enact that no plenary retail distribution license shall be granted within its respective municipality.

Limited retail distribution license. 3. b. The holder of this license shall be entitled, subject to rules and regulations, to sell any unchilled, brewed, malt alcoholic beverages in quantities of not less than 72 fluid ounces for consumption off the licensed premises, but only in original containers; provided, however, that this license

1 shall be issued only for premises operated and conducted by the 2 licensee as a bona fide grocery store, meat market, meat and 3 grocery store, delicatessen, or other type of bona fide food store at 4 which groceries or other foodstuffs are sold at retail; and provided 5 further that this license shall not be issued except for premises at 6 which the sale of groceries or other foodstuffs is the primary and 7 principal business and at which the sale of alcoholic beverages is 8 merely incidental and subordinate thereto. The fee for this license 9 shall be fixed by the governing body or board of the municipality in 10 which the licensed premises are situated, by ordinance, at not less 11 than \$31 and not more than \$63. The governing board or body of 12 each municipality may, by ordinance, enact that no limited retail 13 distribution license shall be granted within its respective 14 municipality.

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Plenary retail transit license. 4. The holder of this license shall be entitled, subject to rules and regulations, to sell any alcoholic beverages, for consumption only, on railroad trains, airplanes, limousines and boats, while in transit. The fee for this license for use by a railroad or air transport company shall be \$375, for use by the owners of limousines shall be \$31 per vehicle, and for use on a boat shall be \$63 on a boat 65 feet or less in length, \$125 on a boat more than 65 feet in length but not more than 110 feet in length, and \$375 on a boat more than 110 feet in length; such boat lengths shall be determined in the manner prescribed by the Bureau of Customs of the United States Government or any federal agency successor thereto for boat measurement in connection with issuance of marine documents. A license issued under this provision to a railroad or air transport company shall cover all railroad cars and planes operated by any such company within the State of New A license for a boat or limousine issued under this provision shall apply only to the particular boat or limousine for which issued, and shall permit the purchase of alcoholic beverages for sale or service in a boat or limousine to be made from any Class A and B licensee or from any Class C licensee whose license privilege permits the sale of alcoholic beverages in original containers for off-premises consumption. An interest in a plenary retail transit license issued in accordance with this section shall be excluded in determining the maximum number of retail licenses permitted under P.L.1962, c.152 (C.33:1-12.31 et seq.).

Club license. 5. The holder of this license shall be entitled, subject to rules and regulations, to sell any alcoholic beverages but only for immediate consumption on the licensed premises and only to bona fide club members and their guests. The fee for this license shall be fixed by the governing board or body of the municipality in which the licensed premises are situated, by ordinance, at not less than \$63 and not more than \$188. The governing board or body of each municipality may, by ordinance, enact that no club licenses shall be granted within its respective municipality. Club licenses

- 1 may be issued only to such corporations, associations and
- 2 organizations as are operated for benevolent, charitable, fraternal,
- 3 social, religious, recreational, athletic, or similar purposes, and not
- 4 for private gain, and which comply with all conditions which may
- 5 be imposed by the Director of the Division of Alcoholic Beverage
- 6 Control by rules and regulations.
- The provisions of section 23 of P.L.2003, c.117 amendatory of this section shall apply to licenses issued or transferred on or after July 1, 2003, and to license renewals commencing on or after July 1, 2003.
- 11 (cf: P.L.2003, c.279, s.1)

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- 2. (New section) The following terms and conditions shall apply to consumer wine, beer, and spirits tasting and sampling events conducted by the holder of a plenary retail consumption license or plenary retail distribution license:
- a. Samples shall not be offered to, or allowed to be consumed by, any person under the legal age for consuming alcoholic beverages or an intoxicated person;
- b. Tasting and sampling events shall not be conducted when the sale of alcoholic beverages is otherwise prohibited;
- c. Tasting and sampling events shall be confined to the licensed premises;
- d. In any one calendar day, each patron shall be limited to no more than four one-and-one-half ounce samples of wine; four three ounce samples of beer; or three one-half ounce samples of spirits;
- e. Suppliers, manufactures, wholesalers, solicitors, or an authorized representative may participate in, assist with, and promote consumer wine, beer, and spirits tasting and sampling events which may be held up to two times per month at the licensed premises, but samples shall not be served by an employee of a wholesaler;
- f. Wine, beer, and spirits used in the tasting and sampling events shall be owned by the licensee conducting the tasting or sampling event, except that up to 200 samples of wine and beer and 150 samples of spirits may be provided by a supplier, manufacturer, wholesaler, solicitor, or an authorized representative, for the purpose of the tasting and sampling event, provided that the supplier, manufacturer, wholesaler, solicitor, or authorized representative removes any unfinished alcoholic beverage containers not supplied by the licensee from the licensed premises when the tasting and sampling event is completed;
- g. Tasting and sampling events shall be open to the general public and shall not be limited by invitation;
- h. Tasting and sampling events may be advertised in any type of media, including, but not limited to, print, radio, television, Internet, and signs, and these advertisements may include the date, time, and location of the event;

- i. A supplier, manufacturer, wholesaler, solicitor, or authorized representative may provide the licensee upon whose premises the tasting and sampling event will take place with permissible advertising and promotional materials for use at the event and permissible consumer novelties for distribution to the patrons attending the event; and
- j. Any type of food may be served at a tasting and sampling event.

Notwithstanding the imposition of any other penalty that may be lawfully imposed, a person who violates subsections a. through j. of this section shall be fined an amount to be established by the director.

3. This act shall take effect on the first day of the fourth month after enactment.

STATEMENT

This bill would revise the law governing consumer wine, beer, and spirits tastings and samplings conducted by alcoholic beverage licensees. Under the bill, "tastings and samplings" would be changed to "tasting and sampling events."

Current law permits plenary retail consumption licensees (hotels, restaurants, and taverns) to conduct consumer tastings and samplings of wine, beer, and spirits for a fee or on a complimentary basis pursuant to conditions established by rules and regulations of the Division of Alcoholic Beverage Control (ABC). These regulations limit the amount of the sample to five ounces of beer and one-and-one-half ounce of wine or a distilled spirit.

Current law also permits plenary retail distribution licensees (package goods stores) to conduct wine, but not beer and spirits, tastings and samplings on a complimentary basis pursuant to conditions established by rules and regulations of the ABC, provided (1) patrons are limited to four one-and-one-half ounce samples in any one 24-hour period; (2) samples are not offered to, or allowed to be consumed by, any minor or intoxicated person; (3) samples are not offered when the sale of alcoholic beverages is otherwise prohibited; and (4) tastings and samplings are confined to the licensed premises.

Under the bill, both plenary retail consumption licensees and plenary retail distribution licensees would be authorized to conduct wine, beer, and spirits tasting and sampling events. These licensees would be subject to the same statutory conditions as follows:

- (1) licensees would be prohibited from offering or allowing samples to be consumed by underaged or intoxicated persons;
- (2) the events could only be held when the sale of alcoholic beverages is authorized;

(3) the events must be held on the licensed premises;

- (4) patrons would be limited in any one calendar day to no more than four one-and-one-half ounce samples of wine; four three-ounce samples of beer; or three one-half ounces samples of spirits;
- (5) suppliers, manufacturers, wholesalers, solicitors, or authorized representatives may participate in, assist with, and promote the events, which may be held up to two times per month at the licensed premises, but wholesaler employees are prohibited from serving the samples.
- (6) the wine, beer, and spirits used in the event must be owned by the licensee or up to 200 samples of wine and beer and 150 samples of spirits may be provided by a supplier, manufacturer, wholesaler, solicitor, or authorized representative, for the purpose of the event, but only if the supplier, manufacturer, wholesaler, solicitor, or authorized representative removes any unfinished alcoholic beverage containers not supplied by the licensee from the licensed premises when the event is completed;
- (7) the event must be open to the general public and not be limited by invitation;
- (8) the event may be advertised in any type of media, including, but not limited to, print, radio, television, Internet, and signs, and these advertisements may include the date, time, and location of the event, such as the name and address of the licensed premises and other information regarding the event;
- (9) suppliers, manufacturers, wholesalers, solicitors, or authorized representatives may provide the licensee with permissible advertising and promotional materials for use at the event and permissible consumer novelties for distribution to the patrons attending the event; and
 - (10) any type of food may be served at the event.
- Violations of the bill's provisions would be punishable by a fine determined by the Director of the ABC.

It is the sponsor's understanding that Broad C licensees with a broad-package privilege hold a plenary retail consumption license and therefore, these licensees would be permitted under the bill to conduct wine, beer, and spirits tasting and sampling events subject to the terms and conditions outlined in the bill.

ASSEMBLY LAW AND PUBLIC SAFETY COMMITTEE

STATEMENT TO

ASSEMBLY COMMITTEE SUBSTITUTE FOR ASSEMBLY, No. 3042

STATE OF NEW JERSEY

DATED: DECEMBER 3, 2009

The Assembly Law and Public Safety Committee reports favorably an Assembly Committee Substitute for Assembly Bill No. 3042.

This committee substitute revises the law governing consumer wine, beer, and spirits tastings and samplings conducted by alcoholic beverage licensees.

Current law permits plenary retail consumption licensees (hotels, restaurants, and taverns) to conduct consumer tastings and samplings of wine, beer, and spirits for a fee or on a complimentary basis pursuant to conditions established by rules and regulations of the Division of Alcoholic Beverage Control (ABC). These regulations limit the amount of the sample to five ounces of beer and one-and-one-half ounce of wine or a distilled spirit.

Current law also permits plenary retail distribution licensees (package goods stores) to conduct wine, but not beer and spirits, tastings and samplings on a complimentary basis pursuant to conditions established by rules and regulations of the ABC, provided (1) patrons are limited to four one-and-one-half ounce samples in any one 24-hour period; (2) samples are not offered to, or allowed to be consumed by, any underage person or intoxicated person; (3) samples are not offered when the sale of alcoholic beverages is otherwise prohibited; and (4) tastings and samplings are confined to the licensed premises.

Under the committee substitute, both plenary retail consumption licensees and plenary retail distribution licensees would be authorized to conduct wine, beer, and spirits tasting and sampling events. These licensees would be subject to the following statutory conditions:

- (1) licensees would be prohibited from offering or allowing samples to be consumed by underage or intoxicated persons;
- (2) the events could only be held when the sale of alcoholic beverages is authorized;
 - (3) the events must be held on the licensed premises;
- (4) patrons would be limited in any one calendar day to no more than four one-and-one-half ounce samples of wine, four three-ounce samples of beer, or three one-half ounces samples of spirits;

- (5) suppliers, manufacturers, wholesalers, solicitors, or authorized representatives licensed or permitted by the ABC may participate in, assist with, and promote the events, which may be held up to two times per month at the licensed premises, but wholesaler employees are prohibited from serving the samples;
- (6) the wine, beer, and spirits used in the event must be owned by the licensee;
- (7) the event must be open to the general public and not be limited by invitation;
- (8) the event may be advertised in any type of media, including, but not limited to, print, radio, television, Internet, and signs, and these advertisements may include the date, time, and location of the event, such as the name and address of the licensed premises and other information regarding the event; and
- (9) suppliers, manufacturers, importers, wholesalers, solicitors, or authorized representatives licensed or permitted by the ABC may provide the licensee with permissible advertising and promotional materials for use at the event and permissible consumer novelties for distribution to the patrons attending the event.

Violations of the bill's provisions would be punishable by a fine determined by the Director of the ABC.

It is the sponsor's understanding that Broad C licensees with a broad-package privilege hold a plenary retail consumption license and therefore, these licensees would be permitted under the bill to conduct wine, beer, and spirits tasting and sampling events subject to the terms and conditions outlined in the committee substitute.

As reported, this committee substitute is identical to the Senate Committee Substitute for Senate Bill No. 2098, also reported by the committee on this same date.