

REVISED FISCAL NOTE

Nonpartisan Services for Colorado's Legislature

(replaces fiscal note dated February 2, 2018)

LLS 18-0824 Date: February 22, 2018 **Drafting Number:** Bill Status: House Business Sen. Gardner; Kerr **Prime Sponsors:**

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TRANSFER ALCOHOL FROM SURRENDERED LICENSE **Bill Topic:** Summary of □ State Revenue □ TABOR Refund State Expenditure (minimal) □ Local Government **Fiscal Impact:** □ State Transfer □ Statutory Public Entity The bill allows the sale of alcohol inventory between specified liquor licensees in certain circumstances. The bill increases state workload in FY 2018-19 only. **Appropriation** No appropriation is required. Summary: The fiscal note reflects the reengrossed bill. **Fiscal Note**

Summary of Legislation

Status:

Under current law, alcohol cannot be transferred between two liquor licensees, and entities licensed for off-premises consumption generally must purchase alcohol from a wholesaler, with a few exceptions. The bill allows certain licensees to purchase alcohol inventory from a licensee whose license has been surrendered or revoked. In order for the alcohol inventory to be sold, there must be common ownership between the seller and purchaser, and the seller must:

- have surrendered its license or had it revoked within the last 60 days;
- return to the wholesaler all alcohol beverages that the seller purchased on credit;
- first offer the wholesaler a 30-day option to repurchase any alcohol initially sold by the
- possess proof that all alcohol purchased from wholesalers has been paid in full; and
- sell the alcohol inventory for only one licensed premises.

The bill defines common ownership to mean at least a 10 percent ownership interest in both the seller and the purchaser's business, at the time one license is surrendered or revoked. The state licensing authority may not promulgate rules regulating the price of the inventory. The seller may deliver the alcohol to the purchaser, and the licensee that purchases the alcohol must retain evidence of the purchase.

Background

The bill applies to the following license types and number of licensed entities as of January 2, 2018:

- beer and wine license (696);
- hotel and restaurant license (5,158);
- tavern license (1,272);
- retail gaming tavern license (18);
- brewpub license (149);
- club license (164);
- arts license (57);
- racetrack license (3);
- vintner's restaurant (8);
- distillery pub (4); and
- lodging and entertainment facility license (182).

State Expenditures

In FY 2018-19 only, the bill increases the workload for the Liquor Enforcement Division in the Department of Revenue by a minimal amount to conduct rulemaking related to the sale of alcohol between licensees. Legal services for rulemaking are provided by the Department of Law. The one-time rulemaking is expected to be accomplished with DOR's current allotment of legal services; no change in appropriations is required.

Effective Date

The bill takes effect August 8, 2018, if the General Assembly adjourns on May 9, 2018, as scheduled, and no referendum petition is filed.

State and Local Government Contacts

Counties Judicial Law

Municipalities Revenue