- 1 HB581
- 2 159712-2
- 3 By Representatives Weaver, Harper, Patterson, Collins
- 4 and Hammon
- 5 RFD: Economic Development and Tourism
- 6 First Read: 05-MAR-14

1	159712-2:n:03/05/2014:MCS/mfc LRS2014-1190R1
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8	SYNOPSIS: Under existing law, alcoholic beverage
9	manufacturers are not allowed to operate a
10	restaurant on its premises and dispense alcoholic
11	beverages or to sell its own manufactured beverage:
12	at retail on site for consumption elsewhere.
13	This bill would allow certain alcoholic
14	beverage manufacturers to obtain an additional
15	license to operate a restaurant on or adjacent to
16	its licensed manufacturing premises and dispense
17	alcoholic beverages. This bill would allow such a
18	licensee to purchase from a licensed wholesaler it:
19	manufactured beverages to sell at retail for
20	off-premises consumption.
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22	A BILL
23	TO BE ENTITLED
24	AN ACT
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26	To amend Section 28-3A-6, Code of Alabama 1975, to
27	allow an alcoholic beverage manufacturing licensee that

manufactures in excess of 25,000 barrels of alcoholic beverages per year in Alabama to obtain an additional license to operate a restaurant on or adjacent to its licensed manufacturing premises and dispense alcoholic beverages that it manufactures or that are manufactured by others; to allow an alcoholic beverage manufacturing licensee that manufactures in excess of 25,000 barrels of alcoholic beverages per year in Alabama to purchase from a licensed wholesaler alcoholic beverages manufactured by the licensee for retail sale for off-premises consumption.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Section 28-3A-6, Code of Alabama 1975, is amended to read as follows:

"\$28-3A-6.

"(a) Upon applicant's compliance with the provisions of this chapter and the regulations made thereunder, the board shall issue to applicant a manufacturer license which shall authorize the licensee to manufacture or otherwise distill, produce, ferment, brew, bottle, rectify, or compound alcoholic beverages within this state or for sale or distribution within this state. No person shall manufacture or otherwise distill, produce, ferment, brew, bottle, rectify or compound alcoholic beverages within this state or for sale or distribution within this state or to the state, the board, or any licensee of the board, unless such person or the authorized representative of the person shall be granted a manufacturer license issued by the board.

"(b) No manufacturer licensee shall sell any alcoholic beverages direct to any retailer or for consumption on the premises where sold except as specified under subsection (h) (1), nor sell or deliver any such alcoholic beverages in other than original containers approved as to capacity by the board and in accordance with standards of fill prescribed by the U. S. Treasury Department, nor maintain or operate within the state any place or places, other than the place or places covered by the manufacturer license, where alcoholic beverages are sold or where orders are taken.

"(c) Each manufacturer licensee shall be required to file with the board, prior to making any sales in Alabama a list of its labels to be sold in Alabama and shall file with the board its federal certificate of label approvals or its certificates of exemption as required by the U. S. Treasury Department. All liquors and wines whose labels have not been registered as herein provided for shall be considered contraband and may be seized by the board or its agents, or any peace officer of the State of Alabama without a warrant and the goods shall be delivered to the board and disposed of as provided by law.

"(d) All such manufacturer licensees shall be required to mail to the board prior to the twentieth day of each month a consolidated report of all shipments of alcoholic beverages made to each wholesaler during the preceding month. Such reports shall be in such form and containing such information as the board may prescribe.

"(e) Every manufacturer shall keep at its principal place of business within the state, daily permanent records which shall show the quantities of raw materials received and used in the manufacture of alcoholic beverages, and the quantities of alcoholic beverages manufactured and stored, the sale of alcoholic beverages, the quantities of alcoholic beverages stored for hire or transported for hire by or for the licensee and the names and addresses of the purchasers or other recipients thereof.

"(f) Every place licensed as a manufacturer shall be subject to inspection by members of the board or by persons duly authorized and designated by the board at any and all times of the day or night as they may deem necessary, for the detection of violations of this chapter, of any law, or of the rules and regulations of the board, or for the purpose of ascertaining the correctness of the records required to be kept by the licensees. The books and records of such licensees shall, at all times, be open to inspection by members of the board, or by persons duly authorized and designated by the board. Members of the board and its duly authorized agents shall have the right, without hindrance, to enter any place which is subject to inspection hereunder, or any place where such records are kept for the purpose of making such inspections and making transcripts thereof.

"(g) Licenses issued under this section shall, unless revoked in the manner provided in this chapter, be valid for the license year commencing January 1 of each year.

"(h) (1) A manufacturer licensee actively and continuously engaged in the manufacture of alcoholic beverages on the manufacturer's licensed premises in the State of Alabama may conduct tastings or samplings on the licensed premises, as regulated by the ABC Board except as to quantity and hours of operation, or as otherwise provided by statute, and for that purpose give away or sell alcoholic beverages manufactured there for consumption on only one premises where manufactured.

"(2) All alcoholic beverages manufactured and retained on the manufacturer's licensed premises for tasting or sampling shall remain on the premises and be dispensed from a barrel or keg or other original containers.

"(3) Notwithstanding Section 28-3-4 or any other
provision of law, a manufacturer licensee that manufactures in
excess of 25,000 barrels of alcoholic beverages per year in
Alabama, on or adjacent to the manufacturer's licensed
premises, may: (i) operate a restaurant or facility where food
is provided and, upon application to the board and compliance
with the provisions of this chapter, be issued an additional
license as described in Section 28-3A-13 for the purpose of
selling and dispensing alcoholic beverages at retail for
consumption at its restaurant or facility where food is
provided, (ii) sell alcoholic beverages manufactured by the
licensee at retail for consumption at its restaurant or
facility where food is provided, and (iii) purchase from
licensed wholesalers alcoholic beverages manufactured by the

licensee and sell those alcoholic beverages at retail for off-premises consumption.

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"(i)(1) In addition to the licenses provided for by Chapter 3A of this title, and any county or municipal license, there is levied on the manufacturer of the alcoholic beverages dispensed on the premises the privilege or excise tax imposed on beer by Sections 28-3-184 and 28-3-190; and imposed on table wine by Section 28-7-18; and imposed on liquor by Sections 28-3-200 to 28-3-205, inclusive. Every manufacturer licensee shall file the tax returns, pay the taxes, and perform all obligations imposed on wholesalers at the times and places set forth therein. It shall be unlawful for any manufacturer licensee who is required to pay the taxes so imposed in the first instance to fail or refuse to add to the sale price and collect from the purchaser the required amount of tax, it being the intent and purpose of this provision that each of the taxes levied is in fact a tax on the consumer, with the manufacturer licensee who pays the tax in the first instance acting merely as an agent of the state for the collection and payment of the tax levied by Section 28-3-184; as an agent for the county or municipality for the collection and payment of the tax levied by Section 28-3-190; as an agent for the county or municipality for collection and payment of the tax levied by Section 28-7-18; and as an agent for the state for collection and payment of the tax levied by Sections 28-3-200 to 28-3-205, inclusive.

1	"(2) The manufacturer licensee shall keep and
2	maintain all records required to be kept and maintained by
3	manufacturer, wholesaler, and retailer licensees for the tax
4	so levied."
5	Section 2. This act shall become effective on the
6	first day of the third month following its passage and
7	approval by the Governor, or its otherwise becoming law.