#### SB0886/614230/1

BY: Education, Health, and Environmental Affairs Committee

### AMENDMENTS TO SENATE BILL 886

(First Reading File Bill)

### AMENDMENT NO. 1

On page 1, in line 6, after "restaurant;" insert "<u>specifying that certain exceptions to the maximum number of alcoholic beverages licenses that a license holder may hold in certain areas do not apply in Laurel Commons;</u>"; and in line 16, after "9–217(f)(5)(ii)" insert "and (iii)".

### AMENDMENT NO. 2

On page 2, after line 28, insert:

"(iii) 1. Except as provided in sub-subparagraph 2 and 3 of this subparagraph, a license holder may not hold more than 4 Class B beer, wine and liquor licenses within all of the underserved areas described in subparagraph (ii)1 of this paragraph.

# 2. A. THIS SUB-SUBPARAGRAPH DOES NOT APPLY

### IN LAUREL COMMONS.

B. A license holder may be issued or transferred a fifth Class B beer, wine and liquor license only if the date of the application for the fifth license is at least 1 year after the date the license holder was issued or transferred the fourth license.

## 3. A. THIS SUB-SUBPARAGRAPH DOES NOT APPLY

### IN LAUREL COMMONS.

B. A license holder may be issued or transferred a sixth Class B beer, wine and liquor license only if the date of the application for the sixth

SB0886/614230/1 Amendments to SB 886 Page 2 of 2 **EHE** 

license is at least 1 year after the date the license holder was issued or transferred the fifth license.".