A1 7lr2000 CF HB 71

By: Senator Zucker

Introduced and read first time: January 19, 2017

Assigned to: Education, Health, and Environmental Affairs

## A BILL ENTITLED

1 AN ACT concerning 2 Alcoholic Beverages - Class 8 Farm Brewery License Holders - Food Service 3 FOR the purpose of repealing the restriction on a holder of a Class 8 farm brewery license to sell or serve only certain types of food; allowing the holder to sell and serve food if 4 5 the holder is licensed to operate a food establishment; and generally relating to 6 holders of Class 8 farm brewery licenses. 7 BY repealing and reenacting, with amendments, 8 Article – Alcoholic Beverages 9 Section 2–210 10 Annotated Code of Maryland 11 (2016 Volume and 2016 Supplement) 12 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: 13 14 Article - Alcoholic Beverages 15 2-210.16 There is a Class 8 farm brewery license. (a) 17 Subject to paragraph (2) of this subsection, a license holder may sell and deliver beer manufactured in a facility on the licensed farm or in a facility other than 18 19 one on the licensed farm to: 20 (i) a wholesaler licensed to sell and deliver beer in the State; or

a person in another state authorized to acquire beer.

(ii)

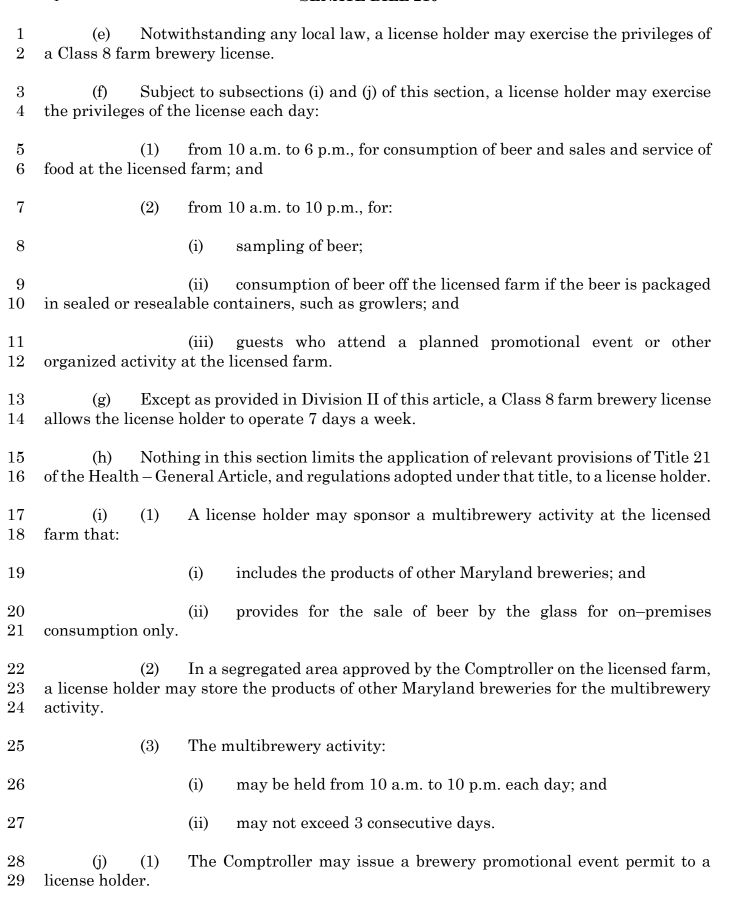
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## SENATE BILL 210

1 2 3	(2) The beer to be sold and delivered under paragraph (1) of this subsection shall be manufactured with an ingredient from a Maryland agricultural product, including hops, grain, and fruit, produced on the licensed farm.					
4	(c) A license holder may:					
5 6	consumption	(1) i;	(i)	sell	beer produced by the license holder for on-premises	
7 8	(ii) in an amount not exceeding 6 fluid ounces per brand, provide samples of beer that the license holder produces to a consumer:					
9				1.	at no charge; or	
10				2.	for a fee; and	
11			(iii)	sell o	or serve[:	
12				1.	bread and other baked goods;	
13				2.	chili;	
14				3.	chocolate;	
15				4.	crackers;	
16				5.	cured meat;	
17				6.	fruits (whole and cut);	
18				7.	hard and soft cheese (whole and cut);	
19				8.	salads and vegetables (whole and cut);	
20				9.	ice cream;	
21				10.	jam;	
22				11.	jelly;	
23				12.	vinegar;	
24				13.	pizza;	
25 26	ready to be e	aten	;	14.	prepackaged sandwiches and other prepackaged foods	

1	15. soup; and
2 3 4	16. condiments] FOOD IF THE LICENSE HOLDER IS LICENSED TO OPERATE A FOOD ESTABLISHMENT UNDER TITLE 21, SUBTITLE 3 OF THE HEALTH – GENERAL ARTICLE;
5 6 7	(2) store on its licensed farm, in a segregated area approved by the Comptroller, beer produced at the licensed farm for sale and delivery to a wholesaler licensed in the State or a person outside the State authorized to acquire the beer;
8	(3) brew, bottle, or contract for not more than 15,000 barrels of beer each calendar year;
$\begin{array}{c} 10 \\ 1 \\ 2 \end{array}$	(4) contract with the holder of a Class 2 rectifying license, a Class 5 brewery license, or a Class 7 micro-brewery license to brew and bottle beer from ingredients produced on the licensed farm;
13	(5) import, export, and transport its beer in accordance with this section;
14 15 16	(6) store beer at a warehouse for which the license holder has been issued an individual storage permit, for sale and delivery to a wholesaler licensed in the State or a person outside the State authorized to acquire the beer, or shipment back to the licensed farm, if:
18	(i) the license holder does not serve or sell beer at the warehouse; and
20 21	(ii) the Comptroller has full access at all times to the warehouse to enforce this article; and
22 23 24	(7) enter into a temporary delivery agreement with a distributor only for delivery of beer to a beer festival or a wine and beer festival, and the return of any unused beer, if:
25 26 27	(i) the festival is in a sales territory for which the license holder does not have a franchise with a distributor under the Beer Franchise Fair Dealing Act in Title 5, Subtitle 1 of this article; and
28	(ii) the temporary delivery agreement is in writing.
29 30	(d) (1) A Class $8$ farm brewery may be located only at the place stated on the license.
31 32	(2) The place listed on the license shall be in compliance with $\S$ 1–405(b) of this article.



1 At least 15 days before holding a planned promotional event, the license (2)2 holder shall obtain a permit from the Comptroller by filing a notice of the promotional event 3 on the form that the Comptroller provides. 4 The permit authorizes the license holder to conduct at the licensed farm a promotional event at which the license holder may: 5 6 provide samples of not more than 6 fluid ounces per brand to (i) 7 consumers; and 8 (ii) sell beer produced by the license holder to persons who 9 participate in the event. 10 **(4)** The beer at the event shall be sold by the glass and for on-premises 11 consumption only. 12 (5)The license holder may not be issued more than 12 permits in a 13 calendar year. A single promotional event: 14 (6) may be held from 10 a.m. to 10 p.m. each day; and 15 (i) 16 (ii) may not exceed 3 consecutive days. 17 (7)The permit fee is \$25 per event. (k) The annual license fee is \$200. 18 19 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July

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1, 2017.