CERTIFICATION OF ENROLLMENT

SENATE BILL 5563

Chapter 55, Laws of 1995

54th Legislature 1995 Regular Session

Class H liquor licenses

EFFECTIVE DATE: 7/23/95

Passed by the Senate March 10, 1995 YEAS 46 NAYS 0

CERTIFICATE

JOEL PRITCHARD

President of the Senate

Passed by the House April 5, 1995 YEAS 92 NAYS 4 I, Marty Brown, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SENATE BILL 5563** as passed by the Senate and the House of Representatives on the dates hereon set forth.

CLYDE BALLARD

Speaker of the House of Representatives

Approved April 17, 1995

MARTY BROWN

Secretary

FILED

April 17, 1995 - 3:55 p.m.

MIKE LOWRY

Governor of the State of Washington

Secretary of State State of Washington _____

SENATE BILL 5563

Passed Legislature - 1995 Regular Session

State of Washington 54th Legislature 1995 Regular Session

By Senators West, Pelz and McCaslin

Read first time 01/26/95. Referred to Committee on Labor, Commerce & Trade.

- 1 AN ACT Relating to class H liquor licenses issued to hotels
- 2 operating conference or convention centers or having banquet facilities
- 3 on property owned or through leasehold interest by the licensed hotel;
- 4 and amending RCW 66.24.420.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 6 **Sec. 1.** RCW 66.24.420 and 1981 1st ex.s. c 5 s 45 are each amended 7 to read as follows:
- 8 (1) The class H license shall be issued in accordance with the 9 following schedule of annual fees:
- 10 (a) The annual fee for said license, if issued to a club, whether
- 11 inside or outside of incorporated cities and towns, shall be seven
- 12 hundred dollars.
- 13 (b) The annual fee for said license, if issued to any other class
- 14 H licensee in incorporated cities and towns, shall be graduated
- 15 according to the population thereof as follows:
- 16 Incorporated
- 17 Cities and towns Fees
- 18 Less than 20,000 \$1,200
- 19 20,000 or over \$2,000

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- 1 (c) The annual fee for said license when issued to any other class 2 H licensee outside of incorporated cities and towns shall be: Two 3 thousand dollars; this fee shall be prorated according to the calendar 4 quarters, or portion thereof, during which the licensee is open for 5 business, except in case of suspension or revocation of the license.
- 6 (d) Where the license shall be issued to any corporation, 7 association or person operating a bona fide restaurant in an airport 8 terminal facility providing service to transient passengers with more 9 than one place where liquor is to be dispensed and sold, such license 10 shall be issued upon the payment of the annual fee, which shall be a master license and shall permit such sale within and from one such 11 Such license may be extended to additional places on the 12 13 premises at the discretion of the board and a duplicate license may be issued for each such additional place: PROVIDED, That the holder of a 14 15 master license for a restaurant in an airport terminal facility shall be required to maintain in a substantial manner at least one place on 16 17 the premises for preparing, cooking and serving of complete meals, and such food service shall be available on request in other licensed 18 19 places on the premises: PROVIDED, FURTHER, That an additional license 20 fee of twenty-five percent of the annual master license fee shall be required for such duplicate licenses. 21
- 22 (e) Where the license shall be issued to any corporation, 23 association, or person operating dining places at publicly owned civic 24 centers with facilities for sports, entertainment, and conventions, 25 with more than one place where liquor is to be dispensed and sold, such 26 license shall be issued upon the payment of the annual fee, which shall be a master license and shall permit such sale within and from one such 27 Such license may be extended to additional places on the 28 premises at the discretion of the board and a duplicate license may be 29 30 issued for each such additional place: PROVIDED, That the holder of a master license for a dining place at such a publicly owned civic center 31 shall be required to maintain in a substantial manner at least one 32 place on the premises for preparing, cooking and serving of complete 33 meals, and food service shall be available on request in other licensed 34 35 places on the premises: PROVIDED FURTHER, That an additional license fee of ten dollars shall be required for such duplicate licenses. 36
- 37 (f) Where the license shall be issued to any corporation, 38 association or person operating more than one building containing 39 dining places at privately owned facilities which are open to the

public and where there is a continuity of ownership of all adjacent property, such license shall be issued upon the payment of an annual 2 fee which shall be a master license and shall permit such sale within 3 4 and from one such place. Such license may be extended to the additional dining places on the property or, in the case of a class H 5 licensed hotel, property owned or controlled by leasehold interest by 6 7 that hotel for use as a conference or convention center or banquet 8 facility open to the general public for special events in the same 9 metropolitan area, at the discretion of the board and a duplicate 10 license may be issued for each additional place: PROVIDED, That the holder of the master license for the dining place shall not offer 11 alcoholic beverages for sale, service, and consumption at the 12 additional place unless food service is available at both the location 13 of the master license and the duplicate license: PROVIDED FURTHER, 14 That an additional license fee of twenty dollars shall be required for 15 16 such duplicate licenses.

(2) The board, so far as in its judgment is reasonably possible, shall confine class H licenses to the business districts of cities and towns and other communities, and not grant such licenses in residential districts, nor within the immediate vicinity of schools, without being limited in the administration of this subsection to any specific distance requirements.

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- (3) The board shall have discretion to issue class H licenses 23 24 outside of cities and towns in the state of Washington. The purpose of 25 this subsection is to enable the board, in its discretion, to license 26 in areas outside of cities and towns and other communities, establishments which are operated and maintained primarily for the 27 benefit of tourists, vacationers and travelers, and also golf and 28 29 country clubs, and common carriers operating dining, club and buffet 30 cars, or boats.
 - (4) The total number of class H licenses issued in the state of Washington by the board, not including those class H licenses issued to clubs, shall not in the aggregate at any time exceed one license for each fifteen hundred of population in the state, determined according to the yearly population determination developed by the office of financial management pursuant to RCW 43.62.030.
- 37 (5) Notwithstanding the provisions of subsection (4) of this 38 section, the board shall refuse a class H license to any applicant if 39 in the opinion of the board the class H licenses already granted for

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- 1 the particular locality are adequate for the reasonable needs of the
- 2 community.

Passed the Senate March 10, 1995. Passed the House April 5, 1995. Approved by the Governor April 17, 1995. Filed in Office of Secretary of State April 17, 1995.

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