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**ESSB 6105** - H AMD TO LAWS COMM AMD (H-3337.1/24) **1121**

By Representative Walen

**ADOPTED 02/27/2024**

 On page 1, line 28 of the striking amendment, after "(i)" strike "July" and insert "March"

 On page 3, line 11 of the striking amendment, after "procedures" insert "for implementing the requirements of this subsection, which must include a process"

 On page 3, line 13 of the striking amendment, after "subsection" insert ". Upon the request of the department, an establishment must make written policies and procedures and any records under this subsection available for inspection by the department"

 On page 3, line 16 of the striking amendment, after "security" insert ", including monitoring interactions between entertainers and patrons"

 On page 4, line 1 of the striking amendment, after "(8)" insert "(a)"

 On page 4, beginning on line 3 of the striking amendment, after "chapter" strike all material through "alcohol." on line 8 and insert ".

 (b) If an establishment is eligible for and applies for a license under chapter 66.24 RCW and any applicable rules, the liquor and cannabis board must notify the department. The department must conduct an inspection of the establishment to verify compliance with this section within 90 days of receipt of the notice under this subsection. The department must share information regarding violations of this section with the liquor and cannabis board.

 (c) The liquor and cannabis board must notify the department if it observes a violation of subsection (3), (5), or (6) of this section on the premises of any establishment operating with a license under chapter 66.24 RCW."

 On page 8, after line 3 of the striking amendment, insert the following:

 "NEW SECTION. **Sec. 5.** The liquor and cannabis board shall repeal WAC 314-11-050 in its entirety. The liquor and cannabis board is preempted from adopting any similar rule as provided under section 4 of this act."

 Renumber the remaining sections consecutively and correct any internal references accordingly.

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|  |  EFFECT:   * Requires current employees to complete the mandatory training by March 1, 2025 (rather than July 1, 2025 as provided in the striking amendment, or January 1, 2025 as provided in the underlying bill).
* Requires an adult entertainment establishment (establishment) to adopt written policies for implementing the requirements pertaining to blocklists, and requires an establishment to make those policies and related records available for inspection by the Department of Labor and Industries (L&I) upon request.
* Requires dedicated security at an establishment to monitor interactions between entertainers and patrons.
* Requires the Liquor and Cannabis Board (LCB) to notify L&I if an establishment is eligible for and applies for a license under chapter 66.24 RCW and applicable agency rules, and requires L&I to conduct an inspection of the establishment to verify compliance with workplace health and safety standards within 90 days of receipt of the notice (rather than requiring L&I to share any information requested by the LCB for the purposes of safeguarding worker safety in establishments seeking, or operating with, a license, as provided in the striking amendment).
* Requires the LCB to notify L&I if it observes a violation of certain workplace health and safety standards on the premises of any establishment operating with a license under chapter 66.24 RCW.
* Restores a provision from the underlying bill expressly requiring the LCB to repeal WAC 314-11-050, which prohibits certain sexually oriented conduct and the exposure of certain body parts on the premises of businesses with liquor licenses. Clarifies that the underlying striking amendment preempts the LCB from adopting any similar rule in the future.
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