

SPONSOR: Rep. Lynn & Sen. Hoffner

Reps. Briggs King, Harris, Hilovsky, Michael Smith,

HOUSE OF REPRESENTATIVES 152nd GENERAL ASSEMBLY

HOUSE BILL NO. 69

AN ACT TO AMEND TITLE 4 OF THE DELAWARE CODE RELATING TO BEER GARDENS.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF DELAWARE:

1	Section 1. Amend §101, Title 4 of the Delaware Code by making deletions as shown by strike through and
2	insertions as shown by underline as follows:
3	§ 101. Definitions.
4	As used in this title, in addition to their usual meaning:
5	(6) "Beer garden" means a defined, outdoor establishment not less than 10,000 contiguous square feet, which
6	is open to the public for at least 5 consecutive months. A beer garden must employ a daily average of not less than 25
7	full-time employees. A beer garden may sell beer, wine, and spirits by the glass or beer by the bottle, for consumption
8	on any portion of the licensed premises. The sale of food is not required for licensure but is permitted. licensure. The
9	boundaries of a beer garden must be enclosed with a barrier no less than 42 inches high from the floor elevation,
10	constructed of wood, concrete, plastic, rope, or wrought iron fencing, or other approved material. A beer garden must
11	have a physical structure, which may be permanent or removable, and must be substantial. A "substantial physical
12	structure" shall mean equipment and structures costing no less than \$250,000 at the time of acquisition. A beer garden
13	license may not be used by an existing liquor license holder to expand the size or nature of the licensed establishment.
14	Section 2. Amend §543, Title 4 of the Delaware Code by making deletions as shown by strike through and
15	insertions as shown by underline as follows:
16	§ 543. Grounds for refusal of license; transfer or extension of premises.
17	(a) The Commissioner shall refuse to grant a license for the sale of alcoholic liquor by any taproom beer garden.

- 18 taproom, or tavern establishment when there is an existing licensed establishment of similar type any of these types within
- 19 1200 feet by accessible public road or street in any incorporated city or town, or within $\frac{9}{10}$ of a mile by accessible public
- 20 road or street in any unincorporated or rural area measured in driving distance both ways between the existing and proposed
- 21 establishments. This subsection does not apply to any of the following:
- 22 (1) An existing license or to the sale, transfer of ownership, or renewal of an existing license.
 - (2) A licensee who desires to move the location of the license to a location within 500 feet thereof by accessible public road or street. However, a licensee located in a shopping center or shopping mall may move the

Page 1 of 2 HD: MS: DS Released: 03/01/2023 02:03 PM

3501520035

23

24

- location of the license any distance within the same shopping center or shopping mall, whether the center or mall
- 26 consists of 1 or more separate buildings.

25

SYNOPSIS

This Act eliminates the requirement of a daily average of no less than 25 full time employees to operate a beer garden. Beer gardens are presently the only liquor establishments that have a statutory staffing requirement. This Act also includes beer gardens along with taprooms and taverns as establishments the Commissioner may deny a license if an existing same establishment is within 1200 feet, by accessible public road in an incorporated city or town, or 9/10 of a mile in an unincorporated or rural area.

Page 2 of 2 Released: 03/01/2023 02:03 PM HD: MS: DS