



1995 SENATE BILL 218

May 23, 1995 - Introduced by Senators PETAK, PLEWA, BUETTNER and DARLING, cosponsored by Representatives RYBA and JENSEN. Referred to Committee on Business, Economic Development and Urban Affairs.

1 **AN ACT to amend** 125.04 (5) (c) of the statutes; **relating to:** the requirement that
2 an agent of a corporation or limited liability company have completed an alcohol
3 beverage server training course.

Analysis by the Legislative Reference Bureau

Under current law, a corporation or limited liability company (corporation) is not eligible for a license to sell alcohol beverages unless, among other requirements, the corporation appoints an agent who is given full authority and control over the licensed premises and over all commercial activities on the premises relating to alcohol beverages. A person may not be appointed as an agent unless that person, among other requirements, successfully completes an approved responsible server beverage training course within 2 years before the date the corporation applies for a license. Under this bill, this requirement does not apply to a person who has, within 2 years before the date the corporation applies for a license, served as the appointed agent of a corporation holding a license to sell alcohol beverages.

For further information see the **state** fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

4 **SECTION 1.** 125.04 (5) (c) of the statutes is amended to read:
5 125.04 (5) (c) *Corporations and limited liability companies.* No license or
6 permit may be issued to any corporation or limited liability company unless that
7 entity meets the qualifications under pars. (a) 1. and 4. and (b), unless the agent of

1 the entity appointed under sub. (6) and the officers and directors, or members or
2 managers, of the entity meet the qualifications of pars. (a) 1. and 3. and (b) and unless
3 the agent of the entity appointed under sub. (6) meets the qualifications under par.
4 (a) 2. and 5. The requirement that the entity meet the qualifications under pars. (a)
5 1. and (b) does not apply if the entity has terminated its relationship with all of the
6 individuals whose actions directly contributed to the conviction. The requirement
7 that an agent of the entity appointed under sub. (6) meet the qualification under par.
8 (a) 5. does not apply if the agent has been, within the past 2 years, an agent appointed
9 and approved under sub. (6) of an entity that held a Class "A", "Class A" or "Class C"
10 license, a Class "B" or "Class B" license or permit or a manager's or operator's license.

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(END)