

**DRAFTER'S NOTE**  
**FROM THE**  
**LEGISLATIVE REFERENCE BUREAU**

LRB-2235/P1dn  
ARG:sac:rs

May 8, 2013

ATTN: Nathan Duerkop

Please review the attached draft carefully to ensure that it is consistent with your intent.

A state fair conducted on state property is not required to obtain a municipally-issued retail license and ss. 125.32 (2) and 125.68 (2) would not apply. This bill applies to fairs that are not conducted on state property and for which a temporary retail license is available under current law. In drafting this bill, I have assumed that the alcohol at these fairs is being provided under temporary, not permanent, licenses. Please let me know if this assumption is incorrect.

You requested that the bill be drafted narrowly. The exception in this bill applies only if the fair association holds the retail license. This may be more narrow than you intended. It is possible for a club, rather than a fair association, to obtain a temporary license for an area at the fairgrounds. Do you want this bill to apply if another organization, not the fair association, obtains a temporary license for the fairgrounds?

Please let me know if you would like any changes made to the attached draft or if you have any questions. If the attached draft meets with your approval, let me know and I will convert it to an introducible “/1” draft.

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