# First Regular Session Sixty-eighth General Assembly STATE OF COLORADO

# REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction SENATE BILL 11-273

LLS NO. 11-1067.01 Jery Payne

### SENATE SPONSORSHIP

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Senate Committees Business, Labor and Technology **House Committees** 

# A BILL FOR AN ACT

### 101 CONCERNING AUTHORIZATION TO CONSUME ALCOHOL BEVERAGES

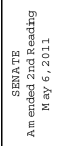
102 WITHIN A <u>COMMON CONSUMPTION</u> AREA.

### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill allows local authorities to create entertainment districts. A promotional association may create a festival area within a district. Within festival areas a person may buy an alcohol beverage from an attached vendor and consume the alcohol within the area. A festival area must have a qualified promotional association that represents the vendors,





and vendors must be approved to be attached. Standards are set for approving both the promotional association and the vendors. The local authority may impose procedures and fees for approval and remove the authorization for violations.

The promotional association must submit annual reports to the local licensing authority and remove alcohol beverages from the festival area at closing. The vendors and the promotional association are prohibited from:

- Employing servers and security agents who have not completed an appropriate training program;
- ! Selling or providing an alcohol beverage to a customer for the festival area unless the container is less than 24 ounces, is disposable, and contains the name of the vendor in at least 16-point font;
- ! Operating the festival area during hours the licensed premises cannot legally sell alcohol;
- ! Operating the festival area in an area that exceeds the maximum authorized by statute or by the local licensing authority;
- ! Selling or giving alcohol to a person who is under 21 years of age, a visibly intoxicated person, or a known habitual drunkard; or
- Permitting a visibly intoxicated person to loiter within the festival area.

A person is prohibited from consuming alcohol within the festival area unless it was purchased from an attached, licensed premises.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. 12-47-103, Colorado Revised Statutes, is amended
3	BY THE ADDITION OF THE FOLLOWING NEW SUBSECTIONS to
4	read:
5	12-47-103. Definitions. As used in this article and article 46 of
6	this title, unless the context otherwise requires:
7	(6.6) "COMMON CONSUMPTION AREA" MEANS AN AREA DESIGNED
8	AS A COMMON AREA IN AN ENTERTAINMENT DISTRICT APPROVED BY THE
9	LOCAL LICENSING AUTHORITY THAT USES PHYSICAL BARRIERS TO CLOSE
10	THE AREA TO MOTOR VEHICLE TRAFFIC AND LIMIT PEDESTRIAN ACCESS.

(7.5) "ENTERTAINMENT DISTRICT" MEANS AN AREA LOCATED
 WITHIN A MUNICIPALITY THAT IS DESIGNATED AS ITS ENTERTAINMENT
 DISTRICT OF NO MORE THAN ONE HUNDRED ACRES CONTAINING AT LEAST
 <u>TWENTY</u> THOUSAND SQUARE FEET OF PREMISES LICENSED AS A TAVERN,
 HOTEL AND RESTAURANT, BREW PUB, RETAIL GAMING TAVERN, OR
 VINTNER'S RESTAURANT WHEN THE DISTRICT IS CREATED.

8 (24.5) "PROMOTIONAL ASSOCIATION" MEANS AN ASSOCIATION 9 THAT IS INCORPORATED WITHIN COLORADO, ORGANIZES AND PROMOTES 10 ENTERTAINMENT ACTIVITIES WITHIN A <u>COMMON CONSUMPTION</u> AREA, AND 11 IS ORGANIZED OR AUTHORIZED BY <u>TWO</u> OR MORE PEOPLE WHO OWN OR 12 LEASE PROPERTY WITHIN AN ENTERTAINMENT DISTRICT.

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SECTION 2. 12-47-301, Colorado Revised Statutes, is amended
BY THE ADDITION OF A NEW SUBSECTION to read:

15 **12-47-301.** Licensing in general. (11) (a) THIS SUBSECTION (11) 16 APPLIES ONLY WITHIN AN ENTERTAINMENT DISTRICT THAT A GOVERNING 17 BODY OF A LOCAL LICENSING AUTHORITY" and after the period add "THIS 18 SUBSECTION (11) DOES NOT APPLY TO A SPECIAL EVENT PERMIT ISSUED 19 UNDER ARTICLE 48 OF THIS TITLE OR THE HOLDER THEREOF UNLESS THE 20 PERMIT HOLDER DESIRES TO USE AN EXISTING COMMON CONSUMPTION 21 AREA AND AGREES IN WRITING TO THE REQUIREMENTS OF THIS ARTICLE 22 AND THE LOCAL LICENSING AUTHORITY CONCERNING THE COMMON 23 CONSUMPTION AREA. HAS CREATED BY ORDINANCE OR RESOLUTION.

(b) A GOVERNING BODY OF A LOCAL LICENSING AUTHORITY MAY
CREATE AN ENTERTAINMENT DISTRICT BY ADOPTING AN ORDINANCE OR
RESOLUTION. AN ENTERTAINMENT DISTRICT SHALL NOT EXCEED ONE
HUNDRED ACRES. THE ORDINANCE OR RESOLUTION MAY IMPOSE STRICTER

LIMITS THAN REQUIRED BY THIS SUBSECTION (11) ON THE SIZE, SECURITY,
 OR HOURS OF OPERATION OF ANY <u>COMMON CONSUMPTION</u> AREA CREATED
 WITHIN THE ENTERTAINMENT DISTRICT.

4 (c) (I) A CERTIFIED PROMOTIONAL ASSOCIATION MAY OPERATE A
5 <u>COMMON CONSUMPTION</u> AREA WITHIN AN ENTERTAINMENT DISTRICT AND
6 AUTHORIZE THE ATTACHMENT OF A LICENSED PREMISES TO THE <u>COMMON</u>
7 <u>CONSUMPTION</u> AREA.

8 (II) AN ASSOCIATION OR TAVERN, HOTEL AND RESTAURANT, BREW 9 PUB, RETAIL GAMING TAVERN, OR VINTNER'S RESTAURANT LICENSEE WHO 10 WISHES TO CREATE A PROMOTIONAL ASSOCIATION MAY SUBMIT AN 11 APPLICATION TO THE LOCAL LICENSING AUTHORITY. TO QUALIFY FOR 12 CERTIFICATION, THE PROMOTIONAL ASSOCIATION MUST:

13 (A) HAVE A BOARD OF DIRECTORS;

14 (B) HAVE AT LEAST ONE DIRECTOR FROM EACH LICENSED
15 PREMISES ATTACHED TO THE <u>COMMON CONSUMPTION</u> AREA ON THE BOARD
16 OF DIRECTORS; AND

17 (C) AGREE TO SUBMIT ANNUAL REPORTS BY JANUARY 31 OF EACH 18 YEAR TO THE LOCAL LICENSING AUTHORITY SHOWING A DETAILED MAP OF 19 THE BOUNDARIES OF THE COMMON CONSUMPTION AREA, THE COMMON 20 CONSUMPTION AREA'S HOURS OF OPERATION, A LIST OF ATTACHED 21 LICENSED PREMISES, A LIST OF THE DIRECTORS AND OFFICERS OF THE 22 PROMOTIONAL ASSOCIATION, SECURITY ARRANGEMENTS WITHIN THE 23 COMMON CONSUMPTION AREA, AND ANY VIOLATION OF THIS ARTICLE 24 COMMITTED BY AN ATTACHED LICENSED PREMISES.

25 (III) THE LOCAL LICENSING AUTHORITY MAY REFUSE TO CERTIFY
26 OR MAY DECERTIFY A PROMOTIONAL ASSOCIATION OF A <u>COMMON</u>
27 <u>CONSUMPTION</u> AREA IF THE PROMOTIONAL ASSOCIATION:

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(A) FAILS TO SUBMIT THE REPORT REQUIRED BY
 SUB-SUBPARAGRAPH (C) OF SUBPARAGRAPH (II) OF THIS PARAGRAPH (c)
 BY JANUARY 31 OF EACH YEAR;

7 (C) FAILS TO HAVE AT LEAST TWO LICENSED PREMISES ATTACHED
8 TO THE COMMON CONSUMPTION AREA;

9 (D) FAILS TO OBTAIN OR MAINTAIN A PROPERLY ENDORSED
 10 GENERAL LIABILITY AND LIQUOR LIABILITY INSURANCE POLICY THAT IS
 11 REASONABLY ACCEPTABLE TO THE LOCAL LICENSING AUTHORITY AND
 12 NAMES THE LOCAL LICENSING AUTHORITY AS AN ADDITIONAL INSURED;
 13 (E) THE USE IS NOT COMPATIBLE WITH THE REASONABLE

14 REQUIREMENTS OF THE NEIGHBORHOOD OR THE DESIRES OF THE ADULT

### 15 <u>INHABITANTS; OR</u>

16 (F) VIOLATES SECTION 12-47-909.

17 (d) A PERSON SHALL NOT ATTACH A PREMISES LICENSED UNDER
18 THIS ARTICLE TO A <u>COMMON CONSUMPTION</u> AREA UNLESS AUTHORIZED BY
19 THE LOCAL LICENSING AUTHORITY.

20 (e) (I) A TAVERN, HOTEL AND RESTAURANT, BREW PUB, RETAIL 21 GAMING TAVERN, OR VINTNER'S RESTAURANT LICENSEE WHO WISHES TO 22 ATTACH TO A COMMON CONSUMPTION AREA MAY SUBMIT AN APPLICATION 23 TO THE LOCAL LICENSING AUTHORITY. TO QUALIFY, THE LICENSEE MUST 24 INCLUDE A REQUEST FOR AUTHORITY TO ATTACH TO THE COMMON 25 CONSUMPTION AREA FROM THE CERTIFIED PROMOTIONAL ASSOCIATION OF 26 THE COMMON CONSUMPTION AREA UNLESS THE PROMOTIONAL 27 ASSOCIATION DOES NOT EXIST WHEN THE APPLICATION IS SUBMITTED; IF

SO, THE APPLICANT SHALL REQUEST THE AUTHORITY WHEN A
 PROMOTIONAL ASSOCIATION IS CERTIFIED AND SHALL DEMONSTRATE TO
 THE LOCAL LICENSING AUTHORITY THAT THE AUTHORITY HAS BEEN
 OBTAINED BY THE TIME THE APPLICANT'S LICENSE ISSUED UNDER THIS
 ARTICLE IS RENEWED.

6 (II) THE LOCAL LICENSING AUTHORITY MAY <u>DEAUTHORIZE OR</u>
7 REFUSE TO AUTHORIZE OR REAUTHORIZE A LICENSEE'S ATTACHMENT TO A
8 <u>COMMON CONSUMPTION</u> AREA IF THE LICENSED PREMISES IS NOT WITHIN
9 OR ON THE PERIMETER OF THE <u>COMMON CONSUMPTION</u> AREA AND IF THE
10 LICENSEE:

(A) FAILS TO OBTAIN OR RETAIN AUTHORITY TO ATTACH TO THE
 <u>COMMON CONSUMPTION</u> AREA FROM THE CERTIFIED PROMOTIONAL
 ASSOCIATION;

(B) FAILS TO ESTABLISH THAT THE LICENSED PREMISES AND
 <u>COMMON CONSUMPTION</u> AREA CAN BE OPERATED WITHOUT VIOLATING
 THIS ARTICLE OR CREATING A SAFETY RISK TO THE NEIGHBORHOOD; OR

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(C) VIOLATES SECTION 12-47-909.

18 (f) A LOCAL LICENSING AUTHORITY MAY ESTABLISH APPLICATION 19 PROCEDURES AND A FEE FOR CERTIFYING A PROMOTIONAL AUTHORITY OR 20 AUTHORIZING ATTACHMENT TO A COMMON CONSUMPTION AREA. THE 21 AUTHORITY SHALL ESTABLISH THE FEE IN AN AMOUNT DESIGNED TO 22 REASONABLY OFFSET THE COST OF IMPLEMENTING THIS SUBSECTION (11). 23 NOTWITHSTANDING ANY OTHER PROVISION OF THIS ARTICLE, A LOCAL 24 AUTHORITY MAY SET THE HOURS DURING WHICH A COMMON 25 CONSUMPTION AREA AND ATTACHED LICENSED PREMISES MAY SERVE 26 ALCOHOL AND THE CUSTOMERS MAY CONSUME ALCOHOL. BEFORE 27 CERTIFYING A PROMOTIONAL ASSOCIATION, THE LOCAL LICENSING

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1	AUTHORITY SHALL CONSIDER THE REASONABLE REQUIREMENTS OF THE
2	NEIGHBORHOOD, THE DESIRES OF THE ADULT INHABITANTS AS EVIDENCED
3	BY PETITIONS, REMONSTRANCES, OR OTHERWISE, AND ALL OTHER
4	REASONABLE RESTRICTIONS THAT ARE OR MAY BE PLACED UPON THE
5	NEIGHBORHOOD BY THE LOCAL LICENSING AUTHORITY.
6	SECTION 3. 12-47-901 (1) (h), Colorado Revised Statutes, is
7	amended BY THE ADDITION OF A NEW SUBPARAGRAPH to read:
8	12-47-901. Unlawful acts - exceptions. (1) Except as provided
9	in section 18-13-122, C.R.S., it is unlawful for any person:
10	(h) (VI) NOTWITHSTANDING SUBPARAGRAPH (I) OF THIS
11	PARAGRAPH (h), IT IS NOT UNLAWFUL FOR ADULT PATRONS OF A LICENSED
12	PREMISES THAT IS ATTACHED TO A COMMON CONSUMPTION AREA TO
13	CONSUME ALCOHOL BEVERAGES UPON UNLICENSED AREAS WITHIN A
14	<u>COMMON CONSUMPTION AREA, BUT THIS SUBPARAGRAPH (VI) DOES NOT</u>
15	AUTHORIZE A PATRON TO REMOVE AN ALCOHOL BEVERAGE FROM THE
16	COMMON CONSUMPTION AREA.
17	SECTION <u>4.</u> 12-47-908, Colorado Revised Statutes, is amended
18	to read:
19	12-47-908. Colorado state fair or <u>common consumption</u> area
20	- consumption on premises. Notwithstanding any other provision of this
21	article, a person who purchases an alcohol beverage for consumption
22	from a vendor licensed <del>pursuant to</del> UNDER this article at THAT IS EITHER
23	ATTACHED TO A COMMON CONSUMPTION AREA OR LICENSED FOR the
24	fairgrounds of the Colorado state fair authority may leave the licensed
25	promises with the bayerage and persons and consume the bayerage at any
23	premises with the beverage and possess and consume the beverage at any
23 26	place within the <u>COMMON CONSUMPTION</u> AREA OR fairgrounds if the

1 AREA OR fairgrounds. This section does not authorize a person to bring 2 into the <u>COMMON CONSUMPTION</u> AREA OR fairgrounds an alcohol beverage 3 purchased outside of the <u>COMMON CONSUMPTION</u> AREA OR fairgrounds. 4 SECTION 5. Part 9 of article 47 of title 12, Colorado Revised 5 Statutes, is amended BY THE ADDITION OF A NEW SECTION to 6 read: 7 **12-47-909.** Common consumption areas. (1) A PROMOTIONAL 8 ASSOCIATION OR ATTACHED LICENSED PREMISES SHALL NOT: 9 (a) EMPLOY A PERSON TO SERVE ALCOHOL BEVERAGES OR PROVIDE

SECURITY WITHIN THE <u>COMMON CONSUMPTION</u> AREA UNLESS THE SERVER
HAS COMPLETED THE SERVER AND SELLER TRAINING PROGRAM
ESTABLISHED BY THE DIRECTOR OF THE LIQUOR ENFORCEMENT DIVISION
OF THE DEPARTMENT OF REVENUE;

(b) SELL OR PROVIDE AN ALCOHOL BEVERAGE TO A CUSTOMER <u>FOR</u>
<u>CONSUMPTION</u> WITHIN THE <u>COMMON CONSUMPTION</u> AREA BUT NOT WITHIN
THE LICENSED PREMISES IN A CONTAINER THAT IS LARGER THAN <u>SIXTEEN</u>
OUNCES;

18 (c) SELL OR PROVIDE AN ALCOHOL BEVERAGE TO A CUSTOMER <u>FOR</u>
19 <u>CONSUMPTION</u> WITHIN THE <u>COMMON CONSUMPTION</u> AREA BUT NOT WITHIN
20 THE LICENSED PREMISES UNLESS THE CONTAINER IS DISPOSABLE AND
21 CONTAINS THE NAME OF THE VENDOR IN AT LEAST <u>TWENTY-FOUR-POINT</u>
22 FONT;

23 (d) PERMIT CUSTOMERS TO LEAVE THE LICENSED PREMISES WITH
24 AN ALCOHOL BEVERAGE UNLESS THE BEVERAGE CONTAINER COMPLIES
25 WITH PARAGRAPHS (b) AND (c) OF THIS SUBSECTION (1);

26 (e) OPERATE THE <u>COMMON CONSUMPTION</u> AREA DURING HOURS
 27 THE LICENSED PREMISES CANNOT SELL ALCOHOL UNDER THIS ARTICLE OR

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1 THE LIMITATIONS IMPOSED BY THE LOCAL LICENSING AUTHORITY; 2 (f) OPERATE THE COMMON CONSUMPTION AREA IN AN AREA THAT 3 EXCEEDS THE MAXIMUM AUTHORIZED BY THIS ARTICLE OR BY THE LOCAL 4 LICENSING AUTHORITY; 5 (g) SELL, SERVE, DISPOSE OF, EXCHANGE, OR DELIVER, OR PERMIT 6 THE SALE, SERVING, GIVING, OR PROCURING OF, AN ALCOHOL BEVERAGE 7 TO A VISIBLY INTOXICATED PERSON OR TO A KNOWN HABITUAL 8 DRUNKARD: 9 (h) SELL, SERVE, DISPOSE OF, EXCHANGE, OR DELIVER OR PERMIT 10 THE SALE, SERVING, OR GIVING OF AN ALCOHOL BEVERAGE TO A PERSON 11 UNDER TWENTY-ONE YEARS OF AGE; OR 12 (i) PERMIT A VISIBLY INTOXICATED PERSON TO LOITER WITHIN THE 13 COMMON CONSUMPTION AREA. (2) THE PROMOTIONAL ASSOCIATION SHALL PROMPTLY REMOVE 14 15 ALL ALCOHOL BEVERAGES FROM THE COMMON CONSUMPTION AREA AT 16 THE END OF THE HOURS OF OPERATION. 17 (3) A PERSON SHALL NOT CONSUME ALCOHOL WITHIN THE 18 COMMON CONSUMPTION AREA UNLESS IT WAS PURCHASED FROM AN 19 ATTACHED, LICENSED PREMISES. 20 (4) THIS SECTION DOES NOT APPLY TO A SPECIAL EVENT PERMIT 21 ISSUED UNDER ARTICLE 48 OF THIS TITLE OR THE HOLDER THEREOF UNLESS 22 THE PERMIT HOLDER DESIRES TO USE AN EXISTING COMMON CONSUMPTION 23 AREA AND AGREES IN WRITING TO THE REQUIREMENTS OF THIS ARTICLE 24 AND THE LOCAL LICENSING AUTHORITY CONCERNING THE COMMON 25 CONSUMPTION AREA. 26 SECTION 6. Act subject to petition - effective date -

applicability. (1) This act shall take effect at 12:01 a.m. on the day

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following the expiration of the ninety-day period after final adjournment 1 2 of the general assembly (August 10, 2011, if adjournment sine die is on 3 May 11, 2011); except that, if a referendum petition is filed pursuant to 4 section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, 5 6 section, or part shall not take effect unless approved by the people at the general election to be held in November 2012 and shall take effect on the 7 8 date of the official declaration of the vote thereon by the governor.

9 (2) The provisions of this act shall apply to acts committed on or10 after the applicable effective date of this act.