



General Assembly

Amendment

January Session, 2021

LCO No. 6473



Offered by:
SEN. MARONEY, 14th Dist.

To: Senate Bill No. 267

File No. 140

Cal. No. 134

"AN ACT CONCERNING THE REGULATION OF ALCOHOLIC LIQUOR."

1 After the last section, add the following and renumber sections and
2 internal references accordingly:

3 "Sec. 501. Subsection (a) of section 30-48 of the general statutes is
4 repealed and the following is substituted in lieu thereof (*Effective July 1,*
5 *2021*):

6 (a) No backer or permittee of one permit class shall be a backer or
7 permittee of any other permit class except in the case of any class of
8 airport, railroad, airline and boat permits, and except that: (1) A backer
9 of a hotel or restaurant permit may be a backer of both such classes; (2)
10 a holder or backer of a restaurant permit or a cafe permit may be a
11 holder or backer of any other or all of such classes; (3) a holder or backer
12 of a restaurant permit may be a holder or backer of a bowling
13 establishment permit; (4) a backer of a restaurant permit may be a backer
14 of a coliseum permit or a coliseum concession permit, or both, when
15 such restaurant is within a coliseum; (5) a backer of a hotel permit may

16 be a backer of a coliseum permit or a coliseum concession permit, or
17 both; (6) a backer of a coliseum permit may be a backer of a coliseum
18 concession permit; (7) a backer of a coliseum concession permit may be
19 a backer of a coliseum permit; (8) a backer of a grocery store beer permit
20 may be a backer of a package store permit if such was the case on or
21 before May 1, 1996; (9) a backer of a university permit may be a backer
22 of a nonprofit theater permit; (10) a backer of a nonprofit theater permit
23 may be a holder or backer of a hotel permit; (11) a holder or backer of a
24 restaurant permit may be a holder or backer of a special outing facility
25 permit; (12) a backer of a concession permit may be a backer of a
26 coliseum permit or a coliseum concession permit, or both; (13) a holder
27 of an out-of-state winery shipper's permit for wine may be a holder of
28 an in-state transporter's permit or an out-of-state entity wine festival
29 permit issued pursuant to section 30-37m, or of both such permits; (14)
30 a holder of an out-of-state shipper's permit for alcoholic liquor other
31 than beer may be a holder of an in-state transporter's permit; (15) a
32 holder of a manufacturer permit for a farm winery or the holder of a
33 manufacturer permit for wine, cider and mead may be a holder of an in-
34 state transporter's permit, a wine festival permit issued pursuant to
35 section 30-37l, a farmers' market sales permit issued pursuant to
36 subsection (a) of section 30-37o, an off-site farm winery sales and tasting
37 permit issued pursuant to section 30-16a or of any combination of such
38 permits; (16) a holder of a manufacturer permit for beer may be a holder
39 of a farmers' market sales permit issued pursuant to section 30-37o. Any
40 person may be a permittee of more than one permit; and (17) the holder
41 of a manufacturer permit for spirits, a manufacturer permit for beer, a
42 manufacturer permit for a farm winery or a manufacturer permit for
43 wine, cider and mead may be a holder of a Connecticut craft cafe permit,
44 a restaurant permit or a restaurant permit for wine and beer. No holder
45 of a manufacturer permit for a brew pub and no spouse or child of such
46 holder may be a holder or backer of more than three restaurant permits
47 or cafe permits. No backer or holder of one permit class shall control or
48 determine the compensation, benefits, stock or equity incentives
49 provided to employees of the backer of another permit class."

This act shall take effect as follows and shall amend the following sections:		
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Sec. 501	<i>July 1, 2021</i>	30-48(a)
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