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Amending Section 21 of Chapter 89, 1935 Colorado Statutes Annotated, Concerning Licenses for the Sale of Intoxicating Liqours

Colorado General Assembly

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INTOXICATING LIQUORS

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CHAPTER 143

INTOXICATING LIQUORS

APPLICATION FOR LICENSE

(House Bill No. 339. By Representatives Burnett, Smartt, Stalker, Wade (Bent and Klowa) and Poe)

AN ACT

AMENDING SECTION 21 OF CHAPTER 89, 1935 COLORADO STATUTES ANNOTATED, CONCERNING LICENSES FOR THE SALE OF INTOXICATING LIQUORS.

Be It Enacted by the General Assembly of the State of Colorado:

Section Amended 380

Section 1. Section 21 of Chapter 89, 1935 Colorado Statutes Annotated, is hereby amended to read as follows:

Application For License

Contents

Verified

Inspect Premises Before Granting License

Section 21. Applications for licenses under the provisions of this article shall be made to the State Licensing Authority on forms prepared and furnished by the State Licensing Authority and shall set forth such information as the State Licensing Authority may require to enable them to determine whether a license should be granted. Such information shall include the name and address of the applicant, and if a partnership, also the names and addresses of all the partners, and of a corporation, association or other organization, also the names and addresses of the president, vice-president, secretary and managing officer or officers together with all other information deemed necessary by the Licensing Authority. Each application shall be verified by the oath or affirmation of such person or persons as the State Licensing Authority may prescribe. Before granting any license for which application has been made, the State Licensing Authority or one or more of its inspectors shall visit and inspect the plant or property in which the applicant proposes to conduct his business, and investigate the fitness to conduct such business of any person or the officers and directors of any corporation applying for a license. In granting licenses

the State Licensing Authority shall consider the reasonable Consider Requirements requirements of the neighborhood and the desires of the of Neighborhood, inhabitants as evidenced by petitions, remonstrances or otherwise. No application to have a retail liquor store license, liquor licensed drug store, beer and wine license, or hotel and restaurant license at a particular location by or on behalf of the same person or persons shall be received or acted upon concerning a location for which, within two years preceding, the appropriate licensing authority has refused to approve any one of the foregoing types of licenses, on the ground, in whole or in part, that the licenses already granted for the particular locality were adequate for the reasonable requirements of the neighborhood and the desires of the inhabitants, at the time of such refusal.

Section 2. All Acts or parts of Acts in conflict here- Repeal with are hereby repealed.

Section 3. The General Assembly hereby finds, deter. Safety Clause mines and declares that this Act is necessary for the immediate preservation of the public peace, health and safety.

Approved: April 2, 1953.

Etc.

Application If Denied Not to Be Received For Same Location Within 2 Years