## HOUSE BUSINESS AND INDUSTRY COMMITTEE SUBSTITUTE FOR HOUSE BILL 614

## 51ST LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2013

AN ACT

RELATING TO ALCOHOLIC BEVERAGES; PERMITTING CERTAIN PREVIOUSLY PROHIBITED INTER-LOCAL OPTION DISTRICT LICENSE TRANSFERS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

SECTION 1. Section 60-6B-12 NMSA 1978 (being Laws 1981, Chapter 39, Section 113, as amended) is amended to read:

"60-6B-12. INTER-LOCAL OPTION DISTRICT TRANSFERS.--

A. [All] Dispenser's and retailer's licenses originally issued before July 1, 1981, except rural dispenser's and rural retailer's licenses and canopy licenses that were replaced by dispenser's licenses pursuant to Section 60-6B-16 NMSA 1978, may be transferred to any location within the state, except class B counties having a population of between fifty-six thousand and fifty-seven thousand according to the 1980 federal decennial census, the municipalities located within

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those class B counties and any municipality or county that prohibits by election the transfer of a license from another local option district, without regard to the limitations on the maximum number of licenses provided in Section 60-6A-18 NMSA 1978, not otherwise contrary to law, subject to the approval of transferring locations of [such] those liquor licenses [of] by the governing body for that location; [and] provided [all] that the requirements of the Liquor Control Act and department regulations for the transfer of licenses are fulfilled; and provided further that:

(1) the transfer of location [does not lower the number of dispenser's and retailer's licenses below that number allowed by law in the local option district from which a license will be transferred] of a license:

(a) from a local option district that is a class A county in which the number of dispenser's and retailer's licenses is at or below the maximum number of those licenses permitted in that local option district pursuant to Section 60-6A-18 NMSA 1978 is prohibited; and

(b) from a local option district in which the number of dispenser's and retailer's licenses is at or below the maximum number of those licenses permitted in that local option district pursuant to Section 60-6A-18 NMSA 1978 shall only be made to a location in the same local option district or to another local option district within the same

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county;

- beginning in calendar year 1997, no more than ten dispenser's or retailer's licenses shall be transferred to any local option district in any calendar year;
- the dispenser's or retailer's licenses transferred under this section shall count in the computation of the limitation of the maximum number of licenses that may be issued in the future in any local option district as provided in Section 60-6A-18 NMSA 1978 for the purpose of determining whether additional licenses may be issued in the local option district under the provisions of Subsection [#] H of Section 60-6B-2 NMSA 1978; and
- (4) the dispenser's or retailer's licenses shall be operated or leased by the person who transfers the license to the local option district for at least a period of one year from the date of the approval of the transfer by the department.
- [Transfers] Transfer of location of [each] a liquor license pursuant to Subsection A of this section shall become effective upon approval of the local governing body, unless within one hundred twenty days after the effective date of the Liquor Control Act a petition requesting an election on the question of approval of statewide transfers of liquor licenses into that local option district is filed with the clerk of the local option district and the petition is signed

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by at least five percent of the number of registered voters of
the district. The clerk of the district shall verify the
petition signatures. If the petition is verified as containing
the required number of signatures of registered voters, the
governing body shall adopt a resolution calling an election on
the question of approving or disapproving statewide transfers
of liquor licenses into that district. Notice of such election
shall be published as provided in Section 3-8-35 NMSA 1978, and
the election shall be held within sixty days after the date the
petition is verified or it may be held in conjunction with a
regular election of the governing body if such election occurs
within sixty days after the date of verification. If a
majority of the registered voters of the district voting in
such election votes to approve statewide transfers of liquor
licenses into the local option district, each license proposing
to be transferred shall be subject to the approval of the
governing body. If the voters of the district voting in the
election vote against the approval, then all statewide
transfers of liquor licenses pursuant to Subsection A of this
section shall be prohibited in that district, unless a petition
is filed requesting the question be again submitted to the
voters as provided in this subsection. The question of
approving or disapproving statewide transfers of liquor
licenses into the local option district shall not be submitted
again within two years from the date of the last election on

the question.

C. Any dispenser's license transferred pursuant to this section outside its local option district shall only entitle the licensee to sell, serve or permit the consumption of alcoholic beverages by the drink on the licensed premises.

D. Rural dispenser's, rural retailer's and rural club licenses issued under any former act may be transferred to any location, subject to the restrictions as to location contained in the Liquor Control Act, within the unincorporated area of the county in which they are currently located; provided that they shall not be transferred to any location within ten miles of another licensed premises; and provided further that all requirements of the Liquor Control Act and department regulations for the transfer of licenses are fulfilled."

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