

SENATE BILL No. 205

DIGEST OF SB 205 (Updated January 17, 2024 1:37 pm - DI 137)

Citations Affected: IC 7.1-3.

Synopsis: Collaborative brewing. Allows a small brewery to manufacture beer for another small brewery if certain requirements are met.

Effective: July 1, 2024.

Alting, Walker K, Niezgodski

January 9, 2024, read first time and referred to Committee on Public Policy. January 18, 2024, amended, reported favorably — Do Pass.



Second Regular Session of the 123rd General Assembly (2024)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2023 Regular Session of the General Assembly.

SENATE BILL No. 205

A BILL FOR AN ACT to amend the Indiana Code concerning alcohol and tobacco.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 7.1-3-2-7, AS AMENDED BY P.L.220-2023,
2	SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2024]: Sec. 7. The holder of a brewer's permit or an
4	out-of-state brewer holding either a primary source of supply permit or
5	an out-of-state brewer's permit may do the following:
6	(1) Manufacture beer.
7	(2) Place beer in containers or bottles.
8	(3) Transport beer.
9	(4) Sell and deliver beer to a person holding a beer wholesaler's
10	permit issued under IC 7.1-3-3.
11	(5) If the brewer manufactures, at all of the brewer's breweries, an
12	aggregate of not more than ninety thousand (90,000) barrels of
13	beer in a calendar year for sale or distribution within Indiana, the
14	permit holder may do the following:
15	(A) Sell and deliver a total of not more than thirty thousand
16	(30,000) barrels of beer in a calendar year to a person holding
17	a retailer or a dealer permit under this title. The total number



1	of barrels of beer that the permit holder may sell and deliver
2	under this clause in a calendar year may not exceed thirty
3	thousand (30,000) barrels of beer.
4	(B) Be the proprietor of a restaurant that is not subject to the
5	minimum gross food sales or the minimum projected food
6	sales set forth in 905 IAC 1-41-2.
7	(C) Hold a beer retailer's permit, a wine retailer's permit, or a
8	liquor retailer's permit for a restaurant established under clause
9	(B).
10	(D) Transfer beer directly from the brewery to the restaurant
11	by means of:
12	(i) bulk containers; or
13	(ii) a continuous flow system.
14	(E) Install a window between the brewery and an adjacent
15	restaurant that allows the public and the permittee to view both
16	premises.
17	(F) Install a doorway or other opening between the brewery
18	and an adjacent restaurant that provides the public and the
19	permittee with access to both premises.
20	(G) Sell the brewery's beer by the glass for consumption on the
21	premises. Brewers permitted to sell beer by the glass under
22	this clause must make food available for consumption on the
23	premises. A brewer may comply with the requirements of this
24	clause by doing any of the following:
25	(i) Allowing a vehicle of transportation that is a food
26	establishment (as defined in IC 16-18-2-137) to serve food
27	near the brewer's licensed premises.
28	(ii) Placing menus in the brewer's premises of restaurants
29	that will deliver food to the brewery.
30	(iii) Providing food prepared at the brewery.
31	(H) Sell and deliver beer to a consumer at the licensed
32	premises of the brewer or at the residence of the consumer.
33	Notwithstanding IC 7.1-1-3-20, the licensed premises may
34	include the brewery parking lot or an area adjacent to the
35	brewery that may only be used for the purpose of conveying
36	alcoholic beverages and other nonalcoholic items to a
37	customer subject to section 10 of this chapter, and may not be
38	used for point of sale purposes or any other purpose. The
39	delivery to a consumer may be made only in a quantity at any
40	one (1) time of not more than one-half $(1/2)$ barrel, but the

beer may be contained in bottles or other permissible



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containers.

1	(I) Sell the brewery's beer as authorized by this section for
2	carryout on Sunday in a quantity at any one (1) time of not
3	more than five hundred seventy-six (576) ounces. A brewer's
4	beer may be sold under this clause at any address for which the
5	brewer holds a brewer's permit issued under this chapter if the
6	address is located within the same city boundaries in which the
7	beer was manufactured.
8	(J) With the approval of the commission, participate:
9	(i) individually; or
10	(ii) with other permit holders under this chapter, holders of
11	artisan distiller's permits, holders of farm winery permits, or
12	any combination of holders described in this item;
13	in a trade show or an exposition at which products of each
14	permit holder participant are displayed, promoted, and sold.
15	All of the permit holders may occupy the same tent, structure,
16	or building. The commission may not grant to a holder of a
17	permit under this chapter approval under this clause to
18	participate in a trade show or exposition for more than
19	forty-five (45) days in a calendar year.
20	(K) Store or condition beer in a secure building that is:
21	(i) separate from the brewery; and
22	(ii) owned or leased by the permit holder.
23	(L) Transfer beer from a building described in clause (K) back
24	to the brewery.
25	(M) Sell or transfer beer directly to a beer wholesaler from a
26	building described in clause (K), but may not sell or transfer
27	beer from the building to any other permittee or a consumer.
28	The brewer shall maintain an adequate written record of the
29	beer transferred:
30	(i) between the brewery and the separate building; and
31	(ii) from the separate building to the wholesaler.
32	(N) Sell the brewery's beer to the holder of a supplemental
33	caterer's permit issued under IC 7.1-3-9.5 for on-premises
34	consumption only at an event that is held outdoors on property
35	that is contiguous to the brewery as approved by the
36	commission.
37	(O) Receive liquor from the holder of a distiller's permit issued
38	under IC 7.1-3-7 or the holder of an artisan distiller's permit
39	under IC 7.1-3-27 that is located in the same county as the
40	brewery for the purpose of carbonating and canning the liquor.
41	Upon the completion of canning of the liquor, the product
42	must be returned to the original production facility within



1	forty-eight (48) hours. The activity under this clause is not ar
2	interest under IC 7.1-5-9.
3	(P) Receive beer from another permit holder under this
4	subdivision for the purpose of bottling and packaging the beer
5	Upon completion of bottling and packaging the beer, the
6	product must be returned to the original permit holder who
7	manufactured the beer. The number of barrels of beer that a
8	permit holder receives, bottles, and packages under this clause
9	may not exceed the number of barrels of beer that the permi
10	holder produced from raw materials at the licensed premises
11	of the permit holder in the same calendar year. The activity
12	under this clause is not an interest under IC 7.1-5-9.
13	(Q) Sell or transfer beer directly to a food manufacture
14	located in Indiana that is registered with the federal Food and
15	Drug Administration for the purpose of adding or integrating
16	the beer into a product or recipe.
17	(R) Manufacture beer for another permit holder under this
18	subdivision. Upon completion of manufacturing the beer
19	the product must be transported to the permit holder for
20	which the beer was manufactured. To qualify under this
21	clause:
22	(i) the permit holder for which the beer is manufactured
23	must have manufactured not less than forty (40) barrels
24	of beer produced from raw materials at the licensed
25	premises of the permit holder in the previous calendar
26	year; and
27	(ii) the number of barrels of beer that a permit holder
28	manufactures under this clause may not exceed the
29	number of barrels of beer that the permit holder
30	produced from raw materials at the licensed premises of
31	the permit holder in the same calendar year.
32	All records required by the federal Alcohol and Tobacco
33	Tax and Trade Bureau regarding the number of barrels of
34	beer produced from raw materials at the licensed premises
35	of a permit holder must be made available to the
36	commission upon request. The activity under this clause is
37	not an interest under IC 7.1-5-9.
38	(6) If the brewer's brewery manufactures more than ninety
39	thousand (90,000) barrels of beer in a calendar year for sale or
40	distribution within Indiana, the permit holder may own a portion
41	of the corporate stock of another brewery that:
42	(A) is located in the same county as the brewer's brewery;



1	(B) manufactures less than ninety thousand (90,000) barrels of
2	beer in a calendar year; and
3	(C) is the proprietor of a restaurant that operates under
4	subdivision (5).
5	(7) Provide complimentary samples of beer that are:
6	(A) produced by the brewer; and
7	(B) offered to consumers for consumption on the brewer's
8	premises.
9	(8) Own a portion of the corporate stock of a sports corporation
10	that:
11	(A) manages a minor league baseball stadium located in the
12	same county as the brewer's brewery; and
13	(B) holds a beer retailer's permit, a wine retailer's permit, or a
14	liquor retailer's permit for a restaurant located in that stadium.
15	(9) For beer described in IC 7.1-1-2-3(a)(4):
16	(A) may allow transportation to and consumption of the been
17	on the licensed premises; and
18	(B) may not sell, offer to sell, or allow sale of the beer on the
19	licensed premises.



COMMITTEE REPORT

Madam President: The Senate Committee on Public Policy, to which was referred Senate Bill No. 205, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 4, line 4, after "beer" delete "," and insert ".".

Page 4, delete line 5.

Page 4, line 6, delete "subdivision.".

Page 4, line 6, delete ":".

Page 4, line 7, delete "(i)".

Page 4, line 9, delete "; or" and insert ".".

Page 4, delete lines 10 through 12.

Page 4, run in lines 4 through 13.

Page 4, line 14, delete "manufactures,".

Page 4, between lines 22 and 23, begin a new line double block indented and insert:

- "(R) Manufacture beer for another permit holder under this subdivision. Upon completion of manufacturing the beer, the product must be transported to the permit holder for which the beer was manufactured. To qualify under this clause:
 - (i) the permit holder for which the beer is manufactured must have manufactured not less than forty (40) barrels of beer produced from raw materials at the licensed premises of the permit holder in the previous calendar year; and
 - (ii) the number of barrels of beer that a permit holder manufactures under this clause may not exceed the number of barrels of beer that the permit holder produced from raw materials at the licensed premises of the permit holder in the same calendar year.

All records required by the federal Alcohol and Tobacco Tax and Trade Bureau regarding the number of barrels of beer produced from raw materials at the licensed premises of a permit holder must be made available to the commission upon request. The activity under this clause is not an interest under IC 7.1-5-9."

and when so amended that said bill do pass.

(Reference is to SB 205 as introduced.)



ALTING, Chairperson

Committee Vote: Yeas 8, Nays 0.

