10787

IN ASSEMBLY

June 19, 2012

Introduced by COMMITTEE ON RULES -- (at request of M. of A. Schimminger) -- read once and referred to the Committee on Economic Development

AN ACT to amend the alcoholic beverage control law, in relation to licenses to sell liquor at retail for consumption on certain premises

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Paragraphs (c) and (d-1) of subdivision 7 of section 64 of the alcoholic beverage control law, as amended by chapter 463 of the laws of 2009, are amended to read as follows:

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(c) the measurements in paragraphs (a) and (b) of this subdivision are to be taken in straight lines from the center of the nearest entrance of the premises sought to be licensed to the center of the nearest entrance school, church, synagogue or other place of worship or to the center of the nearest entrance of each such premises licensed and operating pursuant to this section and sections sixty-four-a, sixty-four-b, sixty-four-c, and/or sixty-four-d of this article; except, however, that no renewal license shall be denied because of such restriction to premises so located which were maintained as a bona fide hotel, restaurant, catering establishment or club on or prior to December fifth, nineteen hundred thirty-three; and, except that no license shall be denied to any premises at which a license under this chapter has been in existence continuously from a date prior to the date when a building on same street or avenue and within two hundred feet of said premises has been occupied exclusively as a school, church, synagogue or place of worship; and except that no license shall be denied to any premises, which is within five hundred feet of three or more premises licensed and operating pursuant to this section and sections sixty-four-a, sixty-four-b, sixty-four-c, and/or sixty-four-d article, at which a license under this chapter has been in existence continuously on or prior to November first, nineteen hundred ninetyand except that this subdivision shall not be deemed to restrict the issuance of a hotel liquor license to a building used as a hotel and in which a restaurant liquor license currently exists for premises which serve as a dining room for guests of the hotel and a caterer's license

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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42 43 to a person using [the permanent] catering facilities [of] LOCATED IN a BUILDING OCCUPIED AS A church, synagogue or other place of worship pursuant to a written agreement between such person and the [authorities] RELIGIOUS ORGANIZATION in charge of such [facilities] BUILDING, WHERE THE RELIGIOUS ORGANIZATION RETAINS BENEFICIAL OWNERSHIP OF THE PREMISES. The liquor authority, in its discretion, may authorize the removal of any such licensed premises to a different location on the same street or avenue, within two hundred feet of said school, church, synagogue or other place of worship, provided that such new location is not within a closer distance to such school, church, synagogue or other place of worship.

(d-1) Within the context of PARAGRAPH (A) OF this subdivision, a building occupied as a place of worship does not cease to be "exclusiveoccupied as a place of worship by incidental uses that are not of a nature to detract from the predominant character of the building as a place of worship, such uses which include, but which are not limited to: conduct of legally authorized games of bingo or other games of chance held as a means of raising funds for the not-for-profit religious organization which conducts services at the place of worship or for other not-for-profit organizations or groups; use of the building for fund-raising performances by or benefitting the not-for-profit religious organization which conducts services at the place of worship or other not-for-profit organizations or groups; the use of the building by other religious organizations or groups for religious services or other purposes; the conduct of social activities by or for the benefit of the congregants; the use of the building for meetings held by organizations or groups providing bereavement counseling to persons having suffered the loss of a loved one, or providing advice or support for conditions or diseases including, but not limited to, alcoholism, drug addiction, cancer, cerebral palsy, Parkinson's disease, or Alzheimer's disease; the use of the building for blood drives, health screenings, health information meetings, yoga classes, exercise classes or other activities intended to promote the health of the congregants or other persons; use of the building by [non-congregant members of the community] NON-CONGREGANTS for private social, CORPORATE OR CHARITABLE REGARDLESS OF WHETHER THOSE FUNCTIONS HAVE A NEXUS WITH THE ACTIVITIES OF THE RELIGIOUS ORGANIZATION OTHER THAN PROVIDING FINANCIAL SUPPORT FOR THAT ORGANIZATION. The building occupied as a place of worship does not cease to be "exclusively" occupied as a place of worship where the notfor-profit religious organization occupying the place of worship accepts the payment of funds to defray costs related to another party's use of the building OR FOR THE BENEFIT OF THE RELIGIOUS ORGANIZATION.

S 2. This act shall take effect immediately.