FIRST REGULAR SESSION

HOUSE BILL NO. 1442

101ST GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE SAULS.

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DANA RADEMAN MILLER, Chief Clerk

AN ACT

To repeal section 311.055, RSMo, and to enact in lieu thereof one new section relating to intoxicating liquor.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Section 311.055, RSMo, is repealed and one new section enacted in lieu thereof, to be known as section 311.055, to read as follows:

thereof, to be known as section 311.055, to read as follows:
311.055. 1. No person at least twenty-one years of age shall be required to obtain a

license to manufacture intoxicating liquor, as defined in section 311.020, for personal or family

3 use. The aggregate amount of intoxicating liquor manufactured per household shall not exceed

two hundred gallons per calendar year if there are two or more persons over the age of

5 twenty-one years in such household, or one hundred gallons per calendar year if there is only one

person over the age of twenty-one years in such household. Any intoxicating liquor

manufactured under this section shall not be sold or offered for sale.

- 2. Beer brewed under this section may be removed from the premises where brewed for personal or family use, including use at organized events, exhibitions, or competitions, such as home brewer contests, tastings, or judging. The use may occur off licensed retail premises[5]; on any premises under a temporary retail license issued under section 311.218, 311.482, 311.485, 311.486, or 311.487[5]; on licensed micro-brewery premises limited to no more than three
- 12 311.486, or 311.487[5]; on licensed micro-brewery premises limited to no more than three 13 times per year for any homebrewer unless the micro-brewery premises is designated the
- 14 primary meeting location for a homebrewing association by the organization's by-laws; or
- 15 on any tax exempt organization's licensed premises as described in section 311.090.
- 3. Any beer brewed under this section used at an organized event where an admission fee is paid for entry, at which the beer is available without a separate charge, shall not be deemed

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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a sale of beer, provided that the person who brewed the beer receives none of the proceeds from the admission fee and all consumption is conducted off licensed retail premises[5]; under the premises of a temporary retail license issued under section 311.218, 311.482, 311.485, 311.486, or 311.487[5]; on any micro-brewery premises licensed for the sale and on-premises consumption of intoxicating liquor; or on any tax exempt organization's licensed premises as described in section 311.090.

4. Every homebrewing association in this state and every person or organization hosting an organized event as described under subsection 3 of this section shall carry homebrewing liability insurance.

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