



SENATE BILL No. 133

DIGEST OF SB 133 (Updated January 31, 2022 4:03 pm - DI 87)

Citations Affected: IC 7.1-3; IC 7.1-5; IC 35-52.

Synopsis: Designated outdoor refreshment areas. Allows a municipality to designate a location as an outdoor refreshment area (area) with the approval of the alcohol and tobacco commission (commission). Prohibits an area from being located near a school or church unless the church or school does not object. Provides that if an area is approved, the commission designates retailer permittees (permittees) within the area. Allows a minor to be within the area.

Effective: July 1, 2022.

Brown L, Alting

January 4, 2022, read first time and referred to Committee on Public Policy. January 27, 2022, reported favorably — Do Pass. January 31, 2022, read second time, amended, ordered engrossed.



Second Regular Session of the 122nd General Assembly (2022)

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 2021 Regular Session of the General Assembly.

SENATE BILL No. 133

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:

CECTION 1 10 7 1 2 21 11 AC AMENDED DWD I 104 2021

1	SECTION 1. IC /.1-3-21-11, AS AMENDED BY P.L.194-2021,
2	SECTION 56, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2022]: Sec. 11. (a) As used in this section "craft
4	manufacturer" means:
5	(1) a small brewery under IC 7.1-3-2-7(5);
6	(2) a farm winery under IC 7.1-3-12, including any additional
7	locations of the farm winery operated under IC 7.1-3-12-5(b); or
8	(3) an artisan distillery under IC 7.1-3-27.
9	(b) As used in this section, "wall" means a wall of a building. The
10	term does not include a boundary wall.
11	(c) Except as provided in subsections (d), (h), and (i), the
12	commission may not issue a permit for a premises if:
13	(1) a wall of the premises is situated within two hundred (200)
14	feet from a wall of a school or church; and
15	(2) a permit has not been issued for the premises under the
16	provisions of Acts 1933, Chapter 80.
17	(d) This section does not apply to the premises of a:



(1) grocery store, drug store, restaurant, hotel, catering hall
designated refreshment area, craft manufacturer, or location for
which the use of a supplemental catering permit has beer
approved if:
(A) a wall of the premises is situated within two hundred (200)
feet from a wall of a church or school;
(B) the commission receives a written statement from the
authorized representative of the church or school stating
expressly that the church or school does not object to the
issuance of the permit for the premises; and
(C) the commission determines that the church or school does
not object to the issuance of the permit for the premises; or
(2) church or school that applies for a temporary beer or wine
permit.
(e) The commission shall base its determination under subsection
(d)(1)(C) solely on the written statement of the authorized
representative of the church or school.
(f) If the commission does not receive the written statement of the
authorized representative of the church or school, the premises of the
grocery store, drug store, restaurant, hotel, catering hall, designate
refreshment area, craft manufacturer, or location for which the use of
a supplemental catering permit has been approved may not obtain the
waiver allowed under this section.
(g) If the commission determines that the church or school does no
object, this section and IC 7.1-3-21-10 do not apply to the permit
premises of the grocery store, drug store, restaurant, hotel, craf
manufacturer, or catering hall, or designated refreshment area on a
subsequent renewal or transfer of ownership.
(h) If the commission:
(1) receives a written statement from the authorized
representative of a church or school as described in subsection
(d)(1)(B); and
(2) determines the church or school does not object as described
in subsection (d)(1)(C);
the commission may not consider subsequent objections from the
church or school to the issuance of the same permit type at the same
premises location.
(i) The commission may issue a permit for a premises if the wall of
the premises and the wall of a church are separated by at least
eighty-five (85) feet, including a two (2) lane road of at least thirty (30)
feet in width.
SECTION 2. IC 7.1-3-30 IS ADDED TO THE INDIANA CODE

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1	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
2	JULY 1, 2022]:
3	Chapter 30. Designated Refreshment Areas
4	Sec. 1. As used in this chapter, "designated permittee" means a
5	retailer permittee that:
6	(1) has licensed premises within a refreshment area; and
7	(2) is designated by the commission under section 6 of this
8	chapter.
9	Sec. 2. As used in this chapter, "refreshment area" means an
10	outdoor area that is designated a refreshment area by a
11	municipality as provided in this chapter.
12	Sec. 3. If a municipality designates a refreshment area under
13	this chapter, a consumer may:
14	(1) exit the licensed premises of a designated permittee with
15	not more than one (1) open container of an alcoholic beverage
16	at a time; and
17	(2) consume the alcoholic beverage within the refreshment
18	area.
19	Sec. 4. A municipality may create a refreshment area subject to
20	the following:
21	(1) A refreshment area must include at least four (4) licensed
22	premises that are designated permittees.
23	(2) The following limitations:
24	(A) A municipality that has a population of more than fifty
25	thousand (50,000) may create not more than four (4)
26	refreshment areas. Each refreshment area may not exceed
27	three hundred twenty (320) contiguous acres.
28	(B) A municipality that has a population of more than
29	thirty-five thousand (35,000) and not more than fifty
30	thousand (50,000) may create not more than two (2)
31	refreshment areas. Each refreshment area may not exceed
32	three hundred twenty (320) contiguous acres.
33	(C) A municipality that has a population of not more than
34	thirty-five thousand (35,000) may create one (1)
35	refreshment area that is not more than one hundred fifty
36	(150) contiguous acres.
37	(3) A refreshment area is subject to IC 7.1-3-21-11.
38	Sec. 5. (a) The legislative body of a municipality that wants to
39	designate a refreshment area must adopt an ordinance that
40	includes at least the following:
41	(1) A map of the refreshment area in sufficient detail to
42	identify the area's boundaries.



1	(2) The boundaries of the refreshment area, by street
2	addresses.
3	(3) The licensed premises located within the refreshment area.
4	(4) A statement that the refreshment area is consistent with
5	the municipality's zoning ordinance.
6	(5) The number, spacing, and type of signage designating the
7	refreshment area.
8	(6) The hours of operation for the refreshment area, which
9	may not violate IC 7.1-3-1-14.
10	(b) The ordinance of the municipality may include any other
11	provisions regarding the operation of the refreshment area,
12	including:
13	(1) requiring designated permittees to use only nonbreakable
14	plastic bottles or plastic or paper cups for alcoholic beverages
15	consumed in the refreshment area;
16	(2) requiring bottles or cups to be affixed with a logo that
17	identifies the container for use only in the refreshment area;
18	(3) providing wristband identifications to designated
19	permittees;
20	(4) a public safety plan for the refreshment area; or
21	(5) a sanitation plan for the refreshment area.
22	Sec. 6. (a) The municipality shall submit the adopted ordinance
23	to the commission with an application for approval of a
24	refreshment area. The commission shall review the ordinance for
25	compliance with this chapter. If approved, the commission shall
26	issue a refreshment area designation to each retailer permittee
27	located within the refreshment area. The commission may approve
28	a refreshment area and issue refreshment area designations to
29	retailer permittees without publication of notice or investigation
30	before a local board. The commission may not charge a fee for
31	designating a retailer permittee.
32	(b) A designated permittee shall comply with the applicable
33	public health and safety requirements established by ordinance for
34	the refreshment area.
35	Sec. 7. An organizer of an event or festival within the
36	refreshment area that holds a temporary beer or wine permit for
37	an event may apply to the commission for a temporary
38	refreshment area designation for the event.
39	Sec. 8. A municipal legislative body may adopt an ordinance
40	dissolving the refreshment area at any time. The municipal

legislative body shall notify the chairman of the commission that a

refreshment area is dissolved. Upon receipt of the notice, the



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1	commission shall revoke all refreshment area designations issued
2	within the dissolved refreshment area.
3	Sec. 9. A designated permittee within the refreshment area may
4	allow a customer to exit the designated permittee's licensed
5	premises with not more than one (1) open container of an alcoholic
6	beverage at a time. The open container may not exceed the
7	following:
8	(1) An open container of beer or flavored malt beverage may
9	not exceed sixteen (16) fluid ounces.
10	(2) An open container of wine, including cider or hard seltzer,
11	may not exceed twelve (12) fluid ounces.
12	(3) An open container of a mixed drink containing at least one
13	(1) liquor and at least one (1) nonalcoholic mixer other than
14	water or ice may not exceed ten (10) fluid ounces.
15	(4) An open container of only liquor, liquor and water, or
16	liquor and ice may not exceed two (2) ounces.
17	Sec. 10. (a) A person may consume an alcoholic beverage
18	purchased from the designated permittee anywhere within the
19	refreshment area boundaries.
20	(b) A person may not enter any licensed premises with an
21	alcoholic beverage as provided in IC 7.1-5-8-5.
22	Sec. 11. (a) A person may not:
23	(1) exit a designated permittee's premises; or
24	(2) enter the refreshment area;
25	with an open container of an alcoholic beverage, unless the person
26	is wearing a nontransferable wristband identification imprinted
27	with the name or logo of the refreshment area.
28	(b) A designated permittee may not allow a consumer to exit the
29	permittee's premises with an open container of an alcoholic
30	beverage for consumption in the refreshment area, unless the
31	consumer is wearing a nontransferable wristband identification
32	imprinted with the name or logo of the refreshment area.
33	Sec. 12. A person may not consume an alcoholic beverage within
34	the refreshment area that was purchased outside of the
35	refreshment area.
36	Sec. 13. If a designated permittee in the refreshment area
37	includes outdoor dining:
38	(1) the designated permittee may serve alcoholic beverages in
39	open containers during the hours of operation and in the
40	areas authorized by the retailer permit;
41	(2) glass containers may be allowed in the outdoor dining

areas but may not be removed from those areas; and



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1	(3) no fencing or other enclosure of the outdoor dining area is
2	required other than the fencing or enclosure required for the
3	retailer permit.
4	SECTION 3. IC 7.1-5-7-11, AS AMENDED BY P.L.150-2021,
5	SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
6	JULY 1, 2022]: Sec. 11. (a) The provisions of sections 9 and 10 of this
7	chapter shall not apply if the public place involved is one (1) of the
8	following:
9	(1) Civic center.
10	(2) Convention center.
11	(3) Sports arena.
12	(4) Bowling center.
13	(5) Bona fide club.
14	(6) Drug store.
15	(7) Grocery store.
16	(8) Boat.
17	(9) Dining car.
18	(10) Pullman car.
19	(11) Club car.
20	(12) Passenger airplane.
21	(13) Horse racetrack facility holding a recognized meeting permit
22	under IC 4-31-5.
23	(14) Satellite facility (as defined in IC 4-31-2-20.5).
24	(15) Catering hall under IC 7.1-3-20-24 that is not open to the
25	public.
26	(16) That part of a restaurant which is separate from a room in
27	which is located a bar over which alcoholic beverages are sold or
28	dispensed by the drink.
29	(17) Entertainment complex.
30	(18) Indoor golf facility.
31	(19) A recreational facility such as a golf course, bowling center,
32	or similar facility that has the recreational activity and not the sale
33	of food and beverages as the principal purpose or function of the
34	person's business.
35	(20) A licensed premises owned or operated by a postsecondary
36	educational institution described in IC 21-17-6-1.
37	(21) An automobile racetrack.
38	(22) An indoor theater under IC 7.1-3-20-26.
39	(23) A senior residence facility campus (as defined in
40	IC 7.1-3-1-29(c)) at which alcoholic beverages are given or
41	furnished as provided under IC 7.1-3-1-29.
42	(24) A hotel other than a part of a hotel that is a room in a



1	restaurant in which a bar is located over which alcoholic
2	beverages are sold or dispensed by the drink.
3	(25) The location of an allowable event to which IC 7.1-3-6.1
4	applies.
5	(26) The location of a charity auction to which IC 7.1-3-6.2
6	applies.
7	(27) A tour of a brewery as provided in IC 7.1-3-20-16.4, if the
8	minor is in the company of a parent, legal guardian or custodian,
9	or family member who is at least twenty-one (21) years of age.
10	(28) A farm winery and any additional locations of the farm
11	winery under IC 7.1-3-12, if the minor is in the company of a
12	parent, legal guardian or custodian, or family member who is at
13	least twenty-one (21) years of age and the minor is accompanied
14	by the adult in any area that the adult may be present whether or
15	not the area:
16	(A) is separated in any manner from where the wine is
17	manufactured, sold, or consumed within the farm winery
18	premises; or
19	(B) operates under a retailer's permit.
20	(29) An artisan distillery under IC 7.1-3-27, if:
21	(A) the person who holds the artisan distiller's permit also
22	holds a farm winery permit under IC 7.1-3-12, or
23	IC 7.1-3-20-16.4(a) applies to the person; and
24	(B) the minor is in the company of a parent, legal guardian or
25	custodian, or family member who is at least twenty-one (21)
26	years of age.
27	(30) An art instruction studio under IC 7.1-5-8-4.6.
28	(31) The licensed premises of a food hall under IC 7.1-3-20-29
29	and the food and beverage vending space of a food hall vendor
30	permittee under IC 7.1-3-20-30. However, sections 9 and 10 of
31	this chapter apply to a bar within the food and beverage vending
32	space of a food hall vendor permittee under IC 7.1-3-20-30 that
33	serves alcoholic beverages intended to be consumed while sitting
34	or standing at the bar.
35	(32) A designated refreshment area under IC 7.1-3-30.
36	(b) For the purpose of this subsection, "food" means meals prepared
37	on the licensed premises. It is lawful for a minor to be on licensed
38	premises in a room in which is located a bar over which alcoholic
39	beverages are sold or dispensed by the drink if all the following
40	conditions are met:

(1) The minor is eighteen (18) years of age or older.

(2) The minor is in the company of a parent, guardian, or family



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1	member who is twenty-one (21) years of age or older.
2	(3) The purpose for being on the licensed premises is the
3	consumption of food and not the consumption of alcoholic
4	beverages.
5	SECTION 4. IC 7.1-5-8-12 IS ADDED TO THE INDIANA CODE
6	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
7	1,2022]: Sec. 12. (a) As used in this section, "designated permittee"
8	has the meaning set forth in IC 7.1-3-30-1.
9	(b) A designated permittee who knowingly or intentionally
10	allows a person who is not wearing a wristband as required under
11	IC 7.1-3-30-11 to exit the licensed premises of the designated
12	permittee with an open container of an alcoholic beverage
13	purchased on the premises commits a Class C misdemeanor.
14	SECTION 5. IC 7.1-5-8-16 IS ADDED TO THE INDIANA CODE
15	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
16	1, 2022]: Sec. 16. (a) As used in this section, "designated permittee"
17	has the meaning set forth in IC 7.1-3-30-1.
18	(b) A designated permittee who knowingly or intentionally sells
19	furnishes, or gives a person for consumption in a refreshment area
20	designated under IC 7.1-3-30:
21	(1) an open container of an alcoholic beverage that exceeds
22	the container limitations in IC 7.1-3-30-9; or
23	(2) two (2) or more open containers of alcoholic beverages at
24	a time;
25	commits a Class C misdemeanor.
26	SECTION 6. IC 35-52-7-49.1 IS ADDED TO THE INDIANA
27	CODE AS A NEW SECTION TO READ AS FOLLOWS
28	[EFFECTIVE JULY 1, 2022]: Sec. 49.1. IC 7.1-5-8-12 defines a
29	crime concerning alcohol.
30	SECTION 7. IC 35-52-7-49.5 IS ADDED TO THE INDIANA
31	CODE AS A NEW SECTION TO READ AS FOLLOWS
32	[EFFECTIVE JULY 1, 2022]: Sec. 49.5. IC 7.1-5-8-16 defines a
33	crime concerning alcohol.



COMMITTEE REPORT

Madam President: The Senate Committee on Public Policy, to which was referred Senate Bill No. 133, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS.

(Reference is to SB 133 as introduced.)

ALTING, Chairperson

Committee Vote: Yeas 9, Nays 0

SENATE MOTION

Madam President: I move that Senate Bill 133 be amended to read as follows:

Page 8, line 9, after "who" insert "knowingly or intentionally".

Page 8, delete lines 14 through 37.

Page 8, line 42, after "who" insert "knowingly or intentionally".

Page 9, delete lines 12 through 23.

Renumber all SECTIONS consecutively.

(Reference is to SB 133 as printed January 28, 2022.)

YOUNG M

