

**REVENUE: Minimal revenue impact, no statement issued**

**FISCAL: Minimal fiscal impact, no statement issued**

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**Action:** Do Pass the A-Engrossed Measure  
**Vote:** 6 - 0 - 0  
**Yeas:** Atkinson, Burdick, Edwards, Girod, Starr, Beyer  
**Nays:** 0  
**Exc.:** 0  
**Prepared By:** Patrick Brennan, Administrator  
**Meeting Dates:** 2/16, 2/21

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**WHAT THE MEASURE DOES:** Specifies activities permitted and requirements for purchasing and selling of distilled liquor by distillery licensees holding a special events distillery license. Declares an emergency, effective on passage.

**ISSUES DISCUSSED:**

- Potential benefit to Oregon’s craft distilleries
- Collection of liquor taxes at special events

**EFFECT OF COMMITTEE AMENDMENT:** No amendment.

**BACKGROUND:** One of the licenses issued by the Oregon Liquor Control Commission (OLCC) is a special events distillery license, which is within the privileges of a distillery license. Currently, a special events distillery license holder is permitted to provide tastings of distilled liquor manufactured by the distillery licensee, at a designated location other than the distillery license’s set location for no more than five days.

House Bill 4092-A maintains the same five-day maximum time period for an event, and extends the privileges of a special events distillery license to include sales by the drink of distilled liquor manufactured by the distillery. If the distillery licensee has been appointed as a distillery retail outlet agent for retailing only their manufactured liquor, as outlined in current statute, the special events distillery licensee can also sell factory-sealed containers of their own liquor products for consumption off the event’s licensed premises. The special events distillery licensee is required to purchase distilled liquor for tastings, sales by the drink, and factory-sealed container sales from the Commission.