## Senate Bill 770

Sponsored by COMMITTEE ON RURAL COMMUNITIES AND ECONOMIC DEVELOPMENT

## SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure **as introduced**.

Declares brewery to have single occupancy classification for purposes of state building code construction standards. Allows specific exception if single occupancy classification unduly compromises health and safety.

## A BILL FOR AN ACT

2 Relating to state building code standards for breweries.

**3 Be It Enacted by the People of the State of Oregon:** 

4 <u>SECTION 1.</u> Section 2 of this 2013 Act is added to and made a part of ORS chapter 455.

5 <u>SECTION 2.</u> (1) As used in this section, "brewery" means a facility used for the com-6 mercial production of malt beverages as defined in ORS 471.001, including but not limited to

7 all facility areas used for mashing, brewing, fermenting, carbonating, kegging, container 8 filling, packaging and other production activities, storage and warehousing, shipping,

9 tastings, malt beverage sales, preparation and sale of food for on-site consumption and ad-

10 ministrative functions.

(2) Except as provided in this subsection, for purposes of any construction standard under the state building code, a brewery has a single occupancy classification. A brewery may have more than one occupancy classification for purposes of a specific construction standard if the Department of Consumer and Business Services finds in writing, on a case-by-case basis, that the assignment to that brewery of multiple occupancy classifications under the standard is necessary in order to avoid unduly compromising health and safety.

17 <u>SECTION 3.</u> Section 2 of this 2013 Act applies to the application of construction standards
18 under the state building code on or after the effective date of this 2013 Act.

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