

State of South Dakota

SEVENTY-SEVENTH SESSION
LEGISLATIVE ASSEMBLY, 2002

914H0642

HOUSE BILL NO. 1255

Introduced by: Representatives Madsen, Broderick, Derby, Duenwald, Jaspers, McCoy, Nachtigal, Peterson (Bill), Pummel, Teupel, and Valandra and Senators Apa, Cradduck, Ham, Madden, McCracken, and Symens

1 FOR AN ACT ENTITLED, An Act to provide that the provisions limiting the number of retail
2 alcohol licenses that may be issued to one person do not apply to certain additional
3 convention facility on-sale licenses.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

5 Section 1. That § 35-4-11.11 be amended to read as follows:

6 35-4-11.11. In addition to the licenses provided by §§ 35-4-11 and 35-4-11.2, any
7 municipality that is authorized by chapter 42-7B to allow legal games of chance may issue up to
8 twelve additional convention facility on-sale licenses to hotel-motel convention facilities. A
9 hotel-motel convention facility as used in this section is a facility that, in a bona fide manner, is
10 used and kept open for the hosting of large groups of guests for compensation which has at least
11 fifty rooms which are suitable lodging accommodations and convention facilities with seating for
12 at least one hundred fifty persons. In a locally designated historical district, in a municipality that
13 is authorized to conduct gaming by chapter 42-7B, any license created by this section shall be
14 available to buildings subject to rehabilitation and restored according to the U.S. Department of



1 the Interior standards for historic preservation projects codified in 36 C.F.R. 67 as of January 1,
2 1994. Such a rehabilitation project shall have at least thirty rooms that are suitable lodging
3 accommodations.

4 The limitation on multiple licenses listed in § 35-4-4 does not apply to any license issued
5 under the provisions of this section.