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                    AMENDMENT TO HOUSE BILL 1698
AMENDMENT NO. __. Amend House Bill 1698 by replacing
``` everything after the enacting clause with the following:
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    "Section 5. The Liquor Control Act of 1934 is amended by
    changing 5-3 as follows:
(235 ILCS 5/5-3) (from Ch. 43, par. 118)
Sec. 5-3. License fees. Except as otherwise provided
herein, at the time application is made to the State
Commission for a license of any class, the applicant shall
pay to the State Commission the fee hereinafter provided for
the kind of license applied for.
The fee for licenses issued by the State Commission shall
be as follows:
For a manufacturer's license:
Class 1. Distiller .......................... \$3,600
Class 2. Rectifier .............................................00
Class 3. Brewer ............................. }90
Class 4. First-class Wine Manufacturer ....... }60
Class 5. Second-class
Wine Manufacturer ...................... 1,200
Class 6. First-class wine-maker .....................
Class 7. Second-class wine-maker ............ }120

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Class 8. Limited Wine Manufacturer ..... 120
For a Brew Pub License ..... 1,050
For a caterer retailer's license ..... 200
For a foreign importer's license ..... 25
For an importing distributor's license ..... 25
For a distributor's license ..... 270
For a non-resident dealer's license
(500,000 gallons or over) ..... 270
For a non-resident dealer's license
(under 500,000 gallons) ..... 90
For a wine-maker's premises license ..... 100
For a wine-maker's premises license,
second location ..... 350
For a wine-maker's premises license,
third location ..... 350
For a retailer's license ..... 175
For a special event retailer's license,
(not-for-profit) ..... 25
For a special use permit license,one day only50
2 days or more ..... 100
For a railroad license ..... 60
For a boat license ..... 180
For an airplane license, times thelicensee's maximum number of aircraftin flight, serving liquor over theState at any given time, which eitheroriginate, terminate, or makean intermediate stop in the State60
For a non-beverage user's license:
Class 1 ..... 24
Class 2 ..... 60
Class 3 ..... 120
Class 4 ..... 240
Class 5 ..... 600
For a broker's license ..... 600
For an auction liquor license ..... 50
A first-class wine-maker's licensee shall not be requiredto pay the license fee imposed under this Section for any
year within the first 5 years after receiving his or her
license that he or she manufactures no more than 9,000
gallons of wine. Such a licensee shall, however, pay a
reduced license fee as follows:
    If the licensee manufactures no more than 3,000
    gallons of wine in a year, the licensee shall pay a fee
    of \(\$ 20\) for that year.
    If the licensee manufactures more than 3,000 but not
    more than 4,000 gallons of wine in a year, the licensee
    shall pay a fee of \(\$ 200\) for that year.
    If the licensee manufactures more than 4,000 but not
    more than 5,000 gallons of wine in a year, the licensee
    shall pay a fee of \(\$ 250\) for that year.
    If the licensee manufactures more than 5,000 but not
    more than 6,000 gallons of wine in a year, the licensee
    shall pay a fee of \(\$ 360\) for that year.
    If the licensee manufactures more than 6,000 but not
    more than 7,000 gallons of wine in a year, the licensee
    shall pay a fee of \(\$ 420\) for that year.
    If the licensee manufactures more than 7,000 but not
    more than 8,000 gallons of wine in a year, the licensee
    shall pay a fee of \(\$ 480\) for that year.
        If the licensee manufactures more than 8,000 but not
    more than 9,000 gallons of wine in a year, the licensee
    shall pay a fee of \(\$ 540\) for that year.
    Fees collected under this Section shall be paid into the
Dram Shop Fund. Beginning June 30, 1990 and on June 30 of
each subsequent year, any balance over \(\$ 5,000,000\) remaining
in the Dram Shop Fund shall be credited to State liquor
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    licensees and applied against their fees for state liquor licenses for the following year. The amount credited to each licensee shall be a proportion of the balance in the Dram Fund that is the same as the proportion of the license fee paid by the licensee under this Section for the period in which the balance was accumulated to the aggregate fees paid by all licensees during that period.
No fee shall be paid for licenses issued by the State Commission to the following non-beverage users:
(a) Hospitals, sanitariums, or clinics when their use of alcoholic liquor is exclusively medicinal, mechanical or scientific.
(b) Universities, colleges of learning or schools when their use of alcoholic liquor is exclusively medicinal, mechanical or scientific.
(c) Laboratories when their use is exclusively for the purpose of scientific research. (Source: P.A. 91-25, eff. 6-9-99; 91-357, eff. 7-29-99; 92-378, eff. 8-16-01.)
Section 99. Effective date. This Act takes effect upon becoming law.".

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