

**Subject** Cocktail rooms—colocation with taprooms

**Authors** Becker-Finn and others

**Analyst** Christopher Kleman

**Date** February 28, 2019

## Overview

H.F. 347 would allow a person to hold both a cocktail room and taproom license, and would allow a cocktail room and taproom to be colocated. Current law prohibits a person from holding both licenses and from colocating.

## Summary

Section	Description
1	<p><b>Cocktail room license.</b></p> <p>Removes the restrictions that prohibit a single entity from holding a license for both a cocktail room and a taproom, and from colocating a cocktail room and taproom, provided that the cocktail room license fee is equivalent to the on-sale license fee imposed by the licensing authority.</p>