CHAPTER 244
LIQUOR TAX LAW

REPEALED. L Sp 1984 1st, c 1, §5.

This is an unofficial compilation of the Hawaii Revised Statutes as of December 31, 2021.

Cross References
For present provisions, see chapter 244D.

CHAPTER 244D
LIQUOR TAX LAW

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18-244D-1 §244D-1 Definitions. Wherever used in this chapter, unless the context otherwise requires:

“Alcohol” means ethyl alcohol, hydrated oxide of ethyl, or spirits of wine, from whatever source or by whatever process produced.

“Beer” means any alcoholic beverage obtained by the fermentation or any infusion or decoction of barley, malt, hops, or any other similar product, or any combination thereof in water, and includes ale, porter, brown, stout, lager beer, small beer, and strong beer but does not include sake, known as Japanese rice wine, or cooler beverage.

“Cooler beverage” means either a:

(1) Wine cooler containing wine and more than fifteen per cent added natural or artificial blending material, such as fruit juices, flavors, flavorings, or adjuncts, water (plain, carbonated, or sparkling), colorings, or preservatives, and that contains less than seven per cent of alcohol by volume; or