

**REVISED LEGISLATIVE DIGEST**  
(6/9/2014, Amended in Committee)

[Planning Code – Amending the Mission Alcoholic Beverage Special Use District]

**Ordinance amending the Planning Code to amend the Mission Alcoholic Beverage Special Use District to allow mini-golf courses functionally and/or physically integrated with a restaurant use to obtain liquor licenses; and making environmental findings, Section 302 findings, and findings of consistency with the General Plan and the eight priority policies of Planning Code Section 101.1.**

Existing Law

The Planning Code establishes several Alcohol Restricted Districts. These are areas of the City where new establishments that sell alcohol (whether for consumption on- or off- the premises) are limited or prohibited. These restrictions are usually created in order to preserve the character of the different neighborhoods, and to address the numerous peace, health, safety and general welfare problems associated with the existence of a large concentration of establishments that sell alcohol. (See, e.g., Section 249.60 [Mission Alcoholic Beverage Special Use District]; Section 249.62 [Third Street Alcohol Restricted Use District]; Section 783 [Divisadero Street Alcohol Restricted Use District]; and Section 784 [Lower Haight Street Alcohol Restricted Use District].)

Amendments to Current Law

This Ordinance would amend the Mission Alcoholic Beverage Special Use District to create a narrow exception, to allow mini-golf courses to serve alcoholic beverages, if they are functionally and/or physically integrated with a restaurant use. Bowling alleys currently enjoy a similar exception.

At its June 9, 2014 meeting, the Land Use Committee amended this Ordinance to broaden this exception to also encompass other entertainment uses that do not require an entertainment permit, if they are functionally and/or physically integrated with a restaurant use. These uses would also be allowed to serve alcohol.

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