LEGISLATIVE BUDGET BOARD Austin, Texas

FISCAL NOTE, 82ND LEGISLATIVE REGULAR SESSION

March 18, 2011

TO: Honorable Mike Hamilton, Chair, House Committee on Licensing & Administrative Procedures

FROM: John S O'Brien, Director, Legislative Budget Board

IN RE: HB602 by Farrar (Relating to authorizing certain brewers and manufacturers to conduct tours of their premises after which beer or ale is provided to ultimate consumers for off-premises consumption.), **As Introduced**

No significant fiscal implication to the State is anticipated.

The bill would allow the holder of a brewer's permit or a manufacturer's license to conduct tours of their business premises and charge an admission fee for the tour. Following a tour the brewer or manufacturer could give to tour participants, without additional charge, ale or beer in unbroken packages for off-premises consumption. A tour participant would be limited to a total of 48 12-ounce bottles of ale and/or beer at the same premises in a single day. A brewer or manufacturer could not sell ale and/or beer to an ultimate consumer.

The Comptroller of Public Accounts (CPA) indicates that currently The Texas Alcoholic Beverage Commission (TABC) permits 27 holders of brewer's permits and manufacturer's licenses in Texas. It is unknown whether any of these businesses would conduct tours. Brewers and manufacturers, under current law, would be required to pay the state excise taxes for the alcoholic beverages given without additional charge to tour participants. In addition, any admission fee charged would be subject to the state and local sales tax. Any fiscal impact from this bill would be insignificant.

The bill would take effect immediately upon two-thirds vote in each house. Otherwise, it would take effect on September 1, 2011.

Local Government Impact

No fiscal implication to units of local government is anticipated.

Source Agencies: 304 Comptroller of Public Accounts, 458 Alcoholic Beverage Commission **LBB Staff:** JOB, AG, SD