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FLOOR DEBATE

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dealing with the default of a current license. The Class E license was left out of the defaulting language. The amendment clarifies that a Class E license is issued a Class D license on the operative date of the act. That is the committee amendment. It's particularly a clerical error.

SENATOR CUDABACK: You've heard the opening on the committee amendments by the General Affairs Committee. Open for discussion on AM0911. Senator Engel, followed by Senator Erdman. Senator Engel.

SENATOR ENGEL: Mr. President, members of the body, I'd just like to ask Senator Janssen one question, one quick question.

SENATOR CUDABACK: Would you yield, Senator Janssen?

SENATOR JANSSEN: Yes.

SENATOR ENGEL: Will you respond?

SENATOR JANSSEN: Yeah.

SENATOR ENGEL: You're raising all these fees and what are you going to do with the money?

SENATOR JANSSEN: All right. It will go to the same place it has always went.

SENATOR ENGEL: Where is that?

SENATOR JANSSEN: Okay, if I can find that for you here. Okay, currently, the retail license, except for a D and D-1, are collected by the city or county and go to the school fund of the district lying wholly or partially within the city or the village or to the county school fund. D and D-1 license are collected by the Liquor Control Commission and go to the state temporary school fund for support of the common school. The wholesale license are collected by the Liquor Control Commission and go to the school fund. Catering licenses, collected by the Liquor Control Commission, approved by local, but fees go to the General Fund.