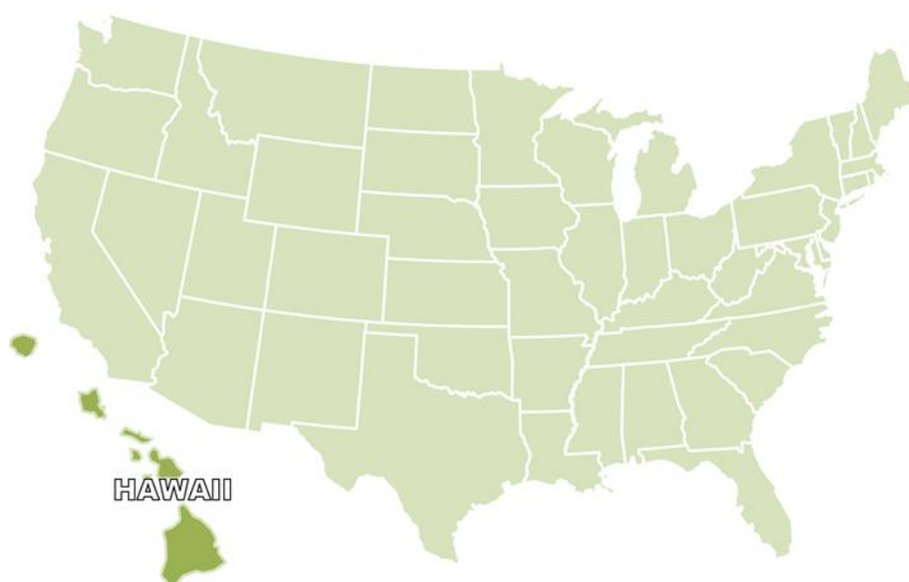


State Report

Hawaii

This document is excerpted from:

The September 2016 Report to Congress on the Prevention and Reduction of Underage Drinking



Hawaii

State Population: 1,419,561
Population Ages 12–20: 147,000

| | Percentage | Number |
|--|--------------------------------------|--------|
| Ages 12–20 | | |
| Past-Month Alcohol Use | 21.6 | 32,000 |
| Past-Month Binge Alcohol Use | 13.9 | 20,000 |
| Ages 12–14 | | |
| Past-Month Alcohol Use | 4.4 | 2,000 |
| Past-Month Binge Alcohol Use | 2.4 | 1,000 |
| Ages 15–17 | | |
| Past-Month Alcohol Use | 20.7 | 10,000 |
| Past-Month Binge Alcohol Use | 12.5 | 6,000 |
| Ages 18–20 | | |
| Past-Month Alcohol Use | 39.6 | 20,000 |
| Past-Month Binge Alcohol Use | 26.7 | 13,000 |
| Alcohol-Attributable Deaths (under 21) | | 11 |
| Years of Potential Life Lost (under 21) | | 680 |
| | Percentage of All Traffic Fatalities | Number |
| Traffic Fatalities, 15- to 20-Year-Old Drivers with BAC > 0.01 | 41 | 3 |

Laws Addressing Minors in Possession of Alcohol

| Underage Possession | |
|---|------------------------------|
| Is underage possession of alcoholic beverages prohibited? | Yes |
| Are there exceptions based on family relationships? | |
| • Is possession allowed if parent or guardian is present or consents? | No |
| • Is possession allowed if spouse is present or consents? | No |
| Is there an exception based on location? | Yes, in any private location |

| Underage Consumption | |
|--|------------------------------|
| Is underage consumption of alcoholic beverages prohibited? | Yes |
| Are there exceptions based on family relationships? | |
| • Is consumption allowed if the parent or guardian is present or consents? | No |
| • Is consumption allowed if the spouse is present or consents? | No |
| Is there an exception based on location? | Yes, in any private location |

| Underage Internal Possession | |
|--|--------|
| Is underage internal possession of alcoholic beverages prohibited? | No law |
| Are there exceptions based on family relationships? | |
| • Is internal possession allowed if the parent or guardian is present or consents? | N/A |
| • Is internal possession allowed if the spouse is present or consents? | N/A |
| Is there an exception based on location? | N/A |
| <p><i>Note:</i> Although Hawaii does not prohibit internal possession as defined in this report, it has a statutory provision that states that “[n]o minor shall consume or purchase liquor and no minor shall consume or have liquor in the minor’s possession or custody in any public place, public gathering, or public amusement, at any public beach or public park, or in any motor vehicle on a public highway” and that “‘consume’ or ‘consumption’ includes the ingestion of liquor.” Laws that prohibit minors from having alcohol in their bodies, but do so without reference to a blood, breath, or urine test, are not considered as prohibiting internal possession for purposes of this report.</p> | |

| Underage Purchase and Attempted Purchase | |
|--|-----|
| Is the purchase of alcoholic beverages prohibited? | Yes |
| May youth purchase for law enforcement purposes? | Yes |

| False Identification for Obtaining Alcohol | |
|---|---------------------------------|
| Provisions Targeting Minors | |
| Is the use of false identification (ID) prohibited? | Yes |
| Does the use of a false ID result in minor’s driver’s license suspension? | Yes, through a judicial process |
| Provisions Targeting Suppliers | |
| Is the lending or transferring or selling of a false ID prohibited? | No |
| Is the production of a false ID in the context of underage alcohol sales specifically prohibited? | No |
| Retailer Support Provisions | |
| Is there an incentive for the retailer to use electronic scanners for information digitally encoded on valid IDs? | No |

| | |
|---|-----|
| Are state driver's licenses for persons under 21 easily distinguishable from licenses for persons 21 and over? | Yes |
| May retailers seize apparently false IDs without fear of prosecution even if the ID is ultimately deemed valid? | No |
| Does an affirmative defense exist for the retailer? | Yes |
| <ul style="list-style-type: none"> Is it a specific affirmative defense (retailer reasonably believed ID was valid after examining it)? | No |
| <ul style="list-style-type: none"> Is it a general affirmative defense (retailer reasonably believed purchaser was over 21)? | Yes |
| Does the retailer have the right to sue the minor for use of a false ID? | No |
| May a retailer detain a minor who used a false ID? | No |
| <p><i>Note:</i> In Hawaii, the retailer has a defense to a charge of furnishing to a minor if, in making the sale or allowing the consumption of liquor by a minor, the retailer was misled by the appearance of the minor and the attending circumstances into honestly believing that the minor was of legal age, and if the retailer can prove that he or she acted in good faith.</p> | |

Laws Targeting Underage Drinking and Driving

| Youth Blood Alcohol Concentration Limits (Underage Operators of Noncommercial Motor Vehicles) | |
|--|------|
| What is the maximum blood alcohol concentration (BAC) limit for an underage driver of a motor vehicle? | 0.02 |
| Does a BAC level in excess of limit automatically establish a violation (per se violation)? | Yes |
| What is the minimum age to which the limit applies? | 0 |
| What is the maximum age to which the limit applies? | 21 |

| Loss of Driving Privileges for Alcohol Violations by Minors ("Use/Lose" Laws) – For Ages 18–21 | |
|---|---------------|
| Is there a "use/lose" law that suspends or revokes a minor's driving privileges for alcohol violations? | Yes |
| What types of violation lead to license suspension or revocation? | |
| <ul style="list-style-type: none"> Purchase of alcohol | Yes |
| <ul style="list-style-type: none"> Possession of alcohol | Yes |
| <ul style="list-style-type: none"> Consumption of alcohol | Yes |
| The law applies to people under what age? | 21 |
| Is suspension or revocation mandatory or discretionary? | Mandatory |
| What is the length of suspension/revocation? | |
| Minimum number of days | 180 |
| Maximum number of days | Not specified |

| Loss of Driving Privileges for Alcohol Violations by Minors ("Use/Lose" Laws) – For Ages Under 18 | |
|---|---------------|
| Is there a "use/lose" law that suspends or revokes a minor's driving privileges for alcohol violations? | Yes |
| What types of violation lead to license suspension or revocation? | |
| <ul style="list-style-type: none"> Purchase of alcohol | Yes |
| <ul style="list-style-type: none"> Possession of alcohol | Yes |
| <ul style="list-style-type: none"> Consumption of alcohol | Yes |
| The law applies to people under what age? | 18 |
| Is suspension or revocation mandatory or discretionary? | Discretionary |

| | |
|--|---------------|
| What is the length of suspension/revocation? | |
| Minimum number of days | 180 |
| Maximum number of days | Not specified |

| Graduated Driver's Licenses | |
|---|---|
| Learner Stage | |
| What is the minimum age for permit to drive with parents, guardians or other adults (other than instructors)? | 15 years, 6 months |
| What is the minimum number of months driver must hold learner permit before advancing to intermediate stage? | 6 |
| What is the minimum number of hours of driving with parents, guardians, or adults before advancing to intermediate stage? | 50 (10 of which must be at night) |
| Intermediate Stage | |
| What is the minimum age for driving without adult supervision? | 16 |
| For night driving, when does adult supervision requirement begin? | 11 pm |
| Can law enforcement stop a driver for night-driving violation as a primary offense? | Yes – Officer may stop driver for night-driving violation |
| Are there restrictions on passengers? | Yes – No more than one passenger under 18, except household members, unless accompanied by parent or guardian |
| Can law enforcement stop driver for violation of passenger restrictions as a primary offense? | Yes – Officer may stop driver for passenger restrictions violation |
| License Stage | |
| What is the minimum age for full license privileges and lifting of restrictions? | 17 |

Laws Targeting Alcohol Suppliers

| Furnishing Alcohol to Minors | |
|---|-----|
| Is furnishing of alcoholic beverages to minors prohibited? | Yes |
| Are there exceptions based on family relationships? | |
| • Is furnishing allowed if the parent or guardian supplies the alcohol? | Yes |
| • Is furnishing allowed if the spouse supplies the alcohol? | No |
| Is there an exception based on location? | No |
| Affirmative Defense for Sellers and Licensees | |
| Does law require seller/licensee to be exonerated of furnishing to a minor if the minor has not been charged? | No |

| Compliance Check Protocols | |
|---|---------|
| Does the state have a written protocol for when an underage decoy is used in compliance checks? | No data |
| What is the minimum age a decoy may be to participate in a compliance check? | N/A |
| What is the maximum age a decoy may be to participate in a compliance check? | N/A |
| What are the decoy's appearance requirements? | N/A |
| Does decoy carry ID during compliance check? | N/A |

| | |
|--|-----|
| May decoy verbally exaggerate his or her actual age? | N/A |
| Is decoy training mandated, recommended, prohibited, or not specified? | N/A |

| Penalty Guidelines for Sales to Minors | |
|--|---------|
| Are there written guidelines for penalties imposed on retailers for furnishing to a minor? | No data |
| What is the time period for defining second, third, and subsequent offenses? | N/A |
| What is the penalty for the first offense? | N/A |
| What is the penalty for the second offense? | N/A |
| What is the penalty for the third offense? | N/A |
| What is the penalty for the fourth offense? | N/A |

| Responsible Beverage Service (RBS) | |
|---|--------|
| Is there a state law pertaining to beverage service training? | No law |
| If training is mandatory, who must participate? | N/A |
| If training is voluntary, which of the following incentives are offered? | |
| • Defense in dram shop liability lawsuits | N/A |
| • Discounts in dram shop liability insurance, license fees, or other | N/A |
| • Mitigation of fines or other administrative penalties for sales to minors or intoxicated persons | N/A |
| • Protection against license revocation for sales to minors or sales to intoxicated persons | N/A |
| Does the RBS law apply to on-premises establishments (such as bars and restaurants) or off-premises establishments (such as liquor stores)? | N/A |
| Does the RBS law apply to new or existing licensees? | N/A |

| Minimum Age for Sellers of Alcohol – Off-Premises (i.e., Liquor Stores) | |
|--|-----|
| What is the minimum age requirement for off-premises retail establishments? | |
| Beer | 18 |
| Wine | 18 |
| Spirits | 18 |
| Does a manager or supervisor have to be present? | Yes |
| <i>Note:</i> Liquor can be sold by persons 18 to 20 years old only in licensed establishments where selling or serving the intoxicating liquor is part of the minor's employment, and where there is proper supervision of these minor employees to ensure the minors shall not consume the intoxicating liquor. | |

| Minimum Age for Alcohol Servers and Bartenders – On-Premises (i.e., Restaurants and Bars) | |
|--|-----|
| What is the minimum age requirement for servers in on-premises establishments? | |
| Beer | 18 |
| Wine | 18 |
| Spirits | 18 |
| What is the minimum age requirement for bartenders in on-premises establishments? | |
| Beer | 18 |
| Wine | 18 |
| Spirits | 18 |
| Does a manager or supervisor have to be present? | Yes |
| <i>Note:</i> Liquor can be sold or served by persons 18 to 20 years old only in licensed establishments where selling or serving the intoxicating liquor is part of the minor's employment, and where there is | |

proper supervision of these minor employees to ensure that the minors shall not consume the intoxicating liquor. Persons below age 18 may sell or serve liquor in individually specified licensed establishments found to be otherwise suitable by the liquor commission in which an approved program of job training and employment for dining room waiters and waitresses is being conducted in cooperation with the University of Hawaii, the state community college system, or a federally sponsored personnel development and training program, under arrangements that ensure proper control and supervision of employees.

| Alcohol Outlet Siting Near Schools and Universities | |
|---|--|
| Colleges and Universities | |
| Is there a distance requirement for off-premises outlets (i.e., liquor stores)? | No |
| Is there a distance requirement for on-premises outlets (i.e., restaurants and bars)? | No |
| To which alcohol products does requirement apply? | N/A |
| Primary and Secondary Schools | |
| Is there a distance requirement for off-premises outlets (i.e., liquor stores)? | No |
| Is there a distance requirement for on-premises outlets (i.e., restaurants and bars)? | Yes, within 500 feet, if 40% of registered voters or property owners within area protest |
| To which alcohol products does requirement apply? | Beer, wine, spirits |
| <i>Note: Exceptions are designated resort areas and hotel or condominium hotel liquor licenses.</i> | |

| Dram Shop Liability | |
|--|-----|
| Does a statute create dram shop liability? | No |
| Does the statute limit damages that may be recovered? | N/A |
| Does the statute limit who may be sued? | N/A |
| Does the statute limit elements or standards of proof? | N/A |
| Does common law dram shop liability exist? | Yes |

| Social Host Liability | |
|--|---|
| Does a statute create social host liability? | Yes |
| Does the statute limit damages that may be recovered? | No |
| Does the statute limit who may be sued? | Yes social host must be age 21 or older |
| Does the statute limit elements or standards of proof? | No |
| Does common law social host liability exist? | No |

| Prohibitions Against Hosting Underage Drinking Parties | |
|---|--|
| Does a statute prohibit hosting underage drinking parties? | Yes |
| Is the statute specific to underage parties, or a general prohibition against permitting underage drinking on the property? | General |
| What action by underage guest triggers a violation? | Possession |
| Property type covered by the law? | Residential/Outdoor/Other |
| What level of knowledge by the host is required? | Recklessness: Host must act with intentional disregard for |

| | |
|---|----------------------------------|
| | probable consequence of actions. |
| Does host's preventive action protect him/her from being held liable? | No |
| Are there any exceptions for underage guests? | Yes – Family members |

| Retailer Interstate Shipments of Alcohol | |
|--|-----------|
| Are out-of-state retailers prohibited from sending interstate shipments to in-state consumers? | |
| Beer | Uncertain |
| Wine | Uncertain |
| Spirits | Uncertain |
| <i>Note:</i> Any adult may obtain a state permit to receive one shipment of beer, wine, or distilled spirits per year for personal use from outside the state, not to exceed 5 gallons. Only one permit is allowed per household. It is uncertain whether an out-of-state retailer may ship the alcohol directly to the permittee for his or her personal use. | |

| Direct Shipments/Sales | |
|---|------|
| May alcohol producers ship directly to consumers? | Yes |
| What alcohol types may be shipped? | Wine |
| Must purchaser make mandatory trip to producer before delivery is authorized? | No |
| Age verification requirements | |
| Must the producer/shipper verify purchaser's age before sale? | No |
| Must the common carrier (deliverer) verify age of recipients? | No |
| State approval/permit requirements | |
| Must the producer/manufacture obtain state license or permit? | Yes |
| Must the common carrier (deliverer) be approved by a state agency? | No |
| Recording/reporting requirements | |
| Must the producer/manufacture record/report purchaser's name? | No |
| Must the common carrier (deliverer) record/report recipient's name? | No |
| Shipping label requirements | |
| Must the label state "Package contains alcohol"? | Yes |
| Must the label state "Recipient must be 21 years old"? | Yes |
| <i>Note:</i> Any adult may obtain a state permit to receive one shipment of beer, wine, or distilled spirits per year for personal use from outside the state, not to exceed 5 gallons. Only one permit is allowed per household. | |

| Keg Registration | |
|---|--------|
| How is a keg defined (in gallons)? | No law |
| Prohibitions | |
| Is it illegal to possess an unregistered or unlabeled keg and if so, what is the penalty? | No law |
| Is it illegal to destroy the label on a keg, and if so, what is the penalty? | No law |
| What purchaser information is collected? | |
| Must the retailer collect the name and address? | No law |
| Must the retailer collect the ID number, name and address on license or other government information? | No law |
| Must the retailer collect the address at which keg will be consumed? | No law |

| | |
|---|--------|
| Must warning information be given to purchaser? | No law |
| Is a deposit required? | No law |
| Does law cover disposable kegs? | No law |

| Home Delivery | |
|--|--------|
| Is home delivery of alcohol permitted? | |
| Beer | No law |
| Wine | No law |
| Spirits | No law |

| High-Proof Grain Alcohol Beverages | |
|---|-----|
| Are there restrictions on the sale of high-proof grain alcohol beverages? | No |
| Are restrictions based on Alcohol by Volume (ABV)? | N/A |
| Are there exceptions to restrictions? | N/A |

Laws Affecting Alcohol Pricing

| Alcohol Taxes | |
|---|--------------|
| Beer | |
| Control system for beer? | No |
| Specific excise tax per gallon for 5% alcohol beer | \$0.93 |
| Ad valorem excise tax (for on-premises sales) on total receipts for 5% alcohol beer | |
| Wholesale tax rate (if applicable) | |
| Retail tax rate (if applicable) | |
| If retail tax rate applies, is there an exemption from general sales tax? | No |
| • General sales tax rate | Not relevant |
| • Sales tax adjusted retail tax rate (the retail tax minus the general sales tax, where there is an exemption from the general sales tax) | Not relevant |
| Ad valorem excise tax (for off-premises sales) on total receipts for 5% alcohol beer | |
| Wholesale tax rate (if applicable) | |
| Retail tax rate (if applicable) | |
| If retail tax rate applies, is there an exemption from general sales tax? | No |
| • General sales tax rate | Not relevant |
| • Sales tax adjusted retail tax rate (the retail tax minus the general sales tax, where there is an exemption from the general sales tax) | Not relevant |
| Additional taxes for 3.2–6% alcohol beer (if applicable) | |
| <i>Note: \$0.54 per gallon for containers of 7 gallons or more</i> | |
| Wine | |
| Control system for wine? | No |
| Specific excise tax per gallon for 12% alcohol wine | \$1.38 |
| Ad valorem excise tax (for on-premises sales) on total receipts for 12% alcohol wine | |
| Wholesale tax rate (if applicable) | |
| Retail tax rate (if applicable) | |
| If retail tax rate applies, is there an exemption from general sales tax? | No |
| • General sales tax rate | Not relevant |

| | |
|---|--------------|
| • Sales tax adjusted retail tax rate (the retail tax minus the general sales tax, where there is an exemption from the general sales tax) | Not relevant |
| Ad valorem excise tax (for off-premises sales) on total receipts for 12% alcohol wine | |
| Wholesale tax rate (if applicable) | |
| Retail tax rate (if applicable) | |
| If retail tax rate applies, is there an exemption from general sales tax? | No |
| • General sales tax rate | Not relevant |
| • Sales tax adjusted retail tax rate (the retail tax minus the general sales tax, where there is an exemption from the general sales tax) | Not relevant |
| Additional taxes for 6–14% alcohol wine (if applicable) | |
| Spirits | |
| Control system for spirits? | No |
| Specific excise tax per gallon for 40% alcohol spirits | \$5.98 |
| Ad valorem excise tax (for on-premises sales) on total receipts for 40% alcohol spirits | |
| Wholesale tax rate (if applicable) | |
| Retail tax rate (if applicable) | |
| If retail tax rate applies, is there an exemption from general sales tax? | No |
| • General sales tax rate | Not relevant |
| • Sales tax adjusted retail tax rate (the retail tax minus the general sales tax, where there is an exemption from the general sales tax) | Not relevant |
| Ad valorem excise tax (for off-premises sales) on total receipts for 40% alcohol spirits | |
| Wholesale tax rate (if applicable) | |
| Retail tax rate (if applicable) | |
| If retail tax rate applies, is there an exemption from general sales tax? | No |
| • General sales tax rate | Not relevant |
| • Sales tax adjusted retail tax rate (the retail tax minus the general sales tax, where there is an exemption from the general sales tax) | Not relevant |
| Additional taxes for 15–50% alcohol spirits (if applicable) | |

| | |
|---|----|
| Low-Price, High-Volume Drink Specials | |
| What types of drink specials are prohibited by on-premises retailers? | |
| Free beverages | No |
| Multiple servings at one time | No |
| Multiple servings for same price as single serving | No |
| Reduced price for a specified day or time (i.e., happy hours) | No |
| Unlimited beverages for fixed price | No |
| Increased volume without increase in price | No |

| | |
|---|--------|
| Wholesaler Pricing Restrictions | |
| | |
| Beer | |
| Are volume discounts to retailers allowed? | No law |
| Must wholesalers establish a minimum markup or maximum discount for each product sold to retailers? | No law |

| | |
|---|---------------|
| Must wholesalers publicly post and hold (i.e., not reduce) prices for a set period of time? | No law |
| Is wholesaler permitted to extend credit to retailer and if so, what is the maximum time period? | Yes (30 days) |
| Wine | |
| Are volume discounts to retailers allowed? | No law |
| Must wholesalers establish a minimum markup or maximum discount for each product sold to retailers? | No law |
| Must wholesalers publicly post and hold (i.e., not reduce) prices for a set period of time? | No law |
| Is wholesaler permitted to extend credit to retailer and if so, what is the maximum time period? | Yes (30 days) |
| Spirits | |
| Are volume discounts to retailers allowed? | No law |
| Must wholesalers establish a minimum markup or maximum discount for each product sold to retailers? | No law |
| Must wholesalers publicly post and hold (i.e., not reduce) prices for a set period of time? | No law |
| Is wholesaler permitted to extend credit to retailer and if so, what is the maximum time period? | Yes (30 days) |

Hawaii State Survey Responses

| State Agency Information | |
|---|--|
| <i>Agency with primary responsibility for enforcing underage drinking laws:</i> | |
| The Department of Liquor Control on each island and county police departments | |
| Enforcement Strategies | |
| <i>State law enforcement agencies use:</i> | |
| Cops in Shops | No |
| Shoulder Tap Operations | No |
| Party Patrol Operations or Programs | No |
| Underage Alcohol-Related Fatality Investigations | No |
| <i>Local law enforcement agencies use:</i> | |
| Cops in Shops | No |
| Shoulder Tap Operations | Yes |
| Party Patrol Operations or Programs | Yes |
| Underage Alcohol-Related Fatality Investigations | Yes |
| <i>State has a program to investigate and enforce direct sales/shipment laws</i> | Yes |
| Primary state agency responsible for enforcing laws addressing direct sales/shipments of alcohol to minors | County of Hawaii requires approved application for direct shipment of wine by wineries and the Kauai Dept. of Liquor Control |
| Such laws are also enforced by local law enforcement agencies | Yes |
| Enforcement Statistics | |
| <i>State collects data on the number of minors found in possession</i> | Yes |
| Number of minors found in possession by state law enforcement agencies | 19 |
| Number pertains to the 12 months ending | 5/31/2015 |
| Data include arrests/citations issued by local law enforcement agencies | Yes |
| <i>State conducts underage compliance checks/decoy operations² to determine if alcohol retailers are complying with laws prohibiting sales to minors</i> | Yes |
| Data are collected on these activities | Yes |
| Number of retail licensees in state ³ | 870 |
| Number of licensees checked for compliance by state agencies (including random checks) | 699 |
| Number of licensees that failed state compliance checks | 71 |
| Numbers pertain to the 12 months ending | 6/20/2015 |
| Compliance checks/decoy operations conducted at on-sale, off-sale, or both retail establishments | Both on- and off-sale establishments |
| <i>State conducts random underage compliance checks/decoy operations</i> | Yes |
| Number of licensees subject to random state compliance checks/decoy operations | 665 |
| Number of licensees that failed random state compliance checks | 71 |
| <i>Local agencies conduct underage compliance checks/decoy operations to determine if alcohol retailers are complying with laws prohibiting sales to minors</i> | Yes |
| Data are collected on these activities | Yes |
| Number of licensees checked for compliance by local agencies | 686 |
| Number of licensees that failed local compliance checks | 86 |
| Numbers pertain to the 12 months ending | 6/15/2015 |
| Sanctions | |
| <i>State collects data on fines imposed on retail establishments that furnish minors</i> | Yes |
| Number of fines imposed by the state ⁴ | 45 |

| | |
|---|-----------|
| Total amount in fines across all licensees | \$50,500 |
| Smallest fine imposed | \$1,000 |
| Largest fine imposed | \$2,000 |
| Numbers pertain to the 12 months ending | 6/20/2015 |
| <i>State collects data on license suspensions imposed on retail establishments specifically for furnishing minors</i> | Yes |
| Number of suspensions imposed by the state ⁵ | 1 |
| Total days of suspensions across all licensees | 5 |
| Shortest period of suspension imposed (in days) | 0 |
| Longest period of suspension imposed (in days) | 5 |
| Numbers pertain to the 12 months ending | 5/31/2015 |
| <i>State collects data on license revocations imposed on retail establishments specifically for furnishing minors</i> | No data |
| Number of license revocations imposed ⁶ | 0 |
| Numbers pertain to the 12 months ending | No data |

Additional Clarification

Information provided in the enforcement section was from the County of Kauai Department of Liquor Control Board, The County of Hawaii Liquor Control Board, and the Honolulu Police Department. Liquor Control Boards of Maui and Oahu did not participate and the police departments of Kauai, Maui, and Hawaii Island did not participate. The Alcohol Compliance check reported in this survey began in May 2013 and ended on May 31, 2014. Approximately \$39,000 of the funding was provided by the State of Hawaii, Department of Health, Alcohol and Drug Abuse Division (ADAD), under the Enforcing Underage Drinking Laws (EUDL) funds. In addition, this survey includes partial stats from the State of Hawaii, Department of Transportation (DOT), Highway Safety Grant. Approximately \$17,000 has been utilized to date for Alcohol Compliance checks in the DOT grant, effective from October 31, 2014, to September 31, 2015.

- ¹ Or having consumed or purchased per state statutes.
- ² Underage compliance checks/decoy operations to determine whether alcohol retailers are complying with laws prohibiting sales to minors.
- ³ Excluding special licenses such as temporary, seasonal, and common carrier licenses.
- ⁴ Does not include fines imposed by local agencies.
- ⁵ Does not include suspensions imposed by local agencies.
- ⁶ Does not include revocations imposed by local agencies.

Underage Drinking Prevention Programs Operated or Funded by the State

Communities Mobilizing for Change on Alcohol

| | |
|---|--------------------|
| Program serves specific or general population | General population |
| Number of youth served | Not applicable |
| Number of parents served | Not applicable |
| Number of caregivers served | Not applicable |
| Program has been evaluated | No |
| Evaluation report is available | Not applicable |
| URL for evaluation report: | Not applicable |
| URL for more program information: | No data |

Program Description: No data

Additional Underage Drinking Prevention Programs Operated or Funded by the State

Program description: No data

Additional Clarification

No data

| Additional Information Related to Underage Drinking Prevention Programs | |
|--|----------------|
| <i>State collaborates with federally recognized tribal governments in the prevention of underage drinking</i> | No |
| Description of collaboration: | Not applicable |
| <i>State has programs to measure and/or reduce youth exposure to alcohol advertising and marketing</i> | No |
| Description of program: | Not applicable |
| <i>State has adopted or developed best practice standards for underage drinking prevention programs</i> | No |
| Agencies/organizations that established best practices standards: | |
| Federal agency(ies): | Not applicable |
| Agency(ies) within your state: | Not applicable |
| Nongovernmental agency(ies): | Not applicable |
| Other: | Not applicable |
| Best practice standards description: | Not applicable |
| Additional Clarification | |
| No data | |
| State Interagency Collaboration | |
| <i>A state-level interagency governmental body/committee exists to coordinate or address underage drinking prevention activities</i> | Yes |
| <i>Committee contact information:</i> | |
| Name: Cynthia Okazaki | |
| Email: kcfccokazaki@pacthawaii.org | |
| Address: King Intermediate School, 46-155 Kamehameha Hwy., Kaneohe, HI 96744 | |
| Phone: 808-235-7747 | |
| <i>Agencies/organizations represented on the committee:</i> | |
| Parents and Children Together | |
| Department of the Attorney General | |
| County Liquor Control Board | |
| University of Hawaii at Manoa | |
| Maui Economic Opportunity | |
| Coalition for Drug Free Hawaii | |
| Department of Health | |
| Alu Like, Inc. | |
| Hina Mauka | |
| Child and Family Service | |
| County Police Departments | |
| City and County of Honolulu | |
| <i>A website or other public source exists to describe committee activities</i> | No |
| URL or other means of access: | Not applicable |
| Underage Drinking Reports | |
| <i>State has prepared a plan for preventing underage drinking in the last 3 years</i> | No |
| Prepared by: | Not applicable |
| Plan can be accessed via: | Not applicable |
| <i>State has prepared a report on preventing underage drinking in the last 3 years</i> | No |
| Prepared by: | Not applicable |
| Plan can be accessed via: | Not applicable |
| Additional Clarification | |
| No data | |
| State Expenditures for the Prevention of Underage Drinking | |
| <i>Compliance checks in retail outlets:</i> | |
| Estimate of state funds expended | \$56,000 |

| | |
|---|--------------------|
| Estimate based on the 12 months ending | 6/15/2015 |
| <i>Checkpoints and saturation patrols:</i> | |
| Estimate of state funds expended | Data not available |
| Estimate based on the 12 months ending | Data not available |
| <i>Community-based programs to prevent underage drinking:</i> | |
| Estimate of state funds expended | Data not available |
| Estimate based on the 12 months ending | Data not available |
| <i>K-12 school-based programs to prevent underage drinking:</i> | |
| Estimate of state funds expended | Data not available |
| Estimate based on the 12 months ending | Data not available |
| <i>Programs targeted to institutes of higher learning:</i> | |
| Estimate of state funds expended | Data not available |
| Estimate based on the 12 months ending | Data not available |
| <i>Programs that target youth in the juvenile justice system:</i> | |
| Estimate of state funds expended | Data not available |
| Estimate based on the 12 months ending | Data not available |
| <i>Programs that target youth in the child welfare system:</i> | |
| Estimate of state funds expended | Data not available |
| Estimate based on the 12 months ending | Data not available |
| <i>Other programs:</i> | |
| Programs or strategies included | Data not available |
| Estimate of state funds expended | Data not available |
| Estimate based on the 12 months ending | Data not available |

Funds Dedicated to Underage Drinking

State derives funds dedicated to underage drinking from the following revenue streams:

| | |
|-------|----------------|
| Taxes | No |
| Fines | No |
| Fees | No |
| Other | Not applicable |

Description of funding streams and how they are used: Not applicable

Additional Clarification

No data