Present law authorizes any person who has properly obtained a microbrewer's permit as provided for in present law, to engage in the brewing of beer and other malt beverages in a quantity not to exceed 12,500 barrels during the licensed year.

Present law authorizes the holder of the microbrewer's permit to sell the manufactured beverages at retail for consumption on or off the licensed premises, if the holder also has been issued a Retailer, Class A permit.

Proposed law retains present law.

Proposed law authorizes a licensed wholesaler to transfer from a permitted microbrewery to another permitted microbrewery up to 50% of the total manufactured beverages sold at the receiving microbrewery provided all of the following conditions are met:

1. The microbrewery receiving the transferred manufactured beverages be wholly owned by the permitted microbrewery that brews the manufactured beverages authorized for transfer.
2. The receiving microbrewery have, at a minimum, a 10-barrel brewing system.
3. The microbrewery receiving the manufactured beverages be responsible for paying all state and local sales taxes and all federal, state, and local excise taxes on the transferred manufactured beverages.
4. Only one permitted microbrewery within the same municipality be allowed to receive the transfer of manufactured beverages.

Proposed law exempts the licensed wholesaler transferring the manufactured beverages from present law.

Effective August 1, 2022.

(Amends R.S. 26:271.1(A))