Bill No. HB 283 (2014)

Amendment No. 1

COMMITTEE/SUBCOMMITTEE	ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Regulatory Affairs

Committee

Representative Young offered the following:

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Amendment (with title amendment)

Remove everything after the enacting clause and insert:

Section 1. Subsection (14) of section 561.42, Florida Statutes, is amended to read:

9 561.42 Tied house evil; financial aid and assistance to 10 vendor by manufacturer, distributor, importer, primary American 11 source of supply, brand owner or registrant, or any broker, 12 sales agent, or sales person thereof, prohibited; procedure for 13 enforcement; exception.-

14 (14) The division shall adopt reasonable rules governing 15 promotional displays and advertising, which rules <u>may shall</u> not 16 conflict with or be more stringent than the federal regulations 17 pertaining to such promotional displays and advertising

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18 furnished to vendors by distributors, manufacturers, importers, 19 primary American sources of supply, or brand owners or 20 registrants, or any broker, sales agent, or sales person 21 thereof; however:

If a manufacturer, distributor, importer, brand owner, 22 (a) 23 or brand registrant of malt beverage, or any broker, sales 24 agent, or sales person thereof, provides a vendor with 25 expendable retailer advertising specialties such as trays, 26 coasters, mats, menu cards, napkins, cups, glasses, 27 thermometers, and the like, such items may shall be sold only at a price not less than the actual cost to the industry member who 28 29 initially purchased them, without limitation in total dollar 30 value of such items sold to a vendor.

(b) Without limitation in total dollar value of such items provided to a vendor, a manufacturer, distributor, importer, brand owner, or brand registrant of malt beverage, or any broker, sales agent, or sales person thereof, may rent, loan without charge for an indefinite duration, or sell durable retailer advertising specialties such as clocks, pool table lights, and the like, which bear advertising matter.

(c) If a manufacturer, distributor, importer, brand owner, or brand registrant of malt beverage, or any broker, sales agent, or sales person thereof, provides a vendor with consumer advertising specialties such as ashtrays, T-shirts, bottle openers, shopping bags, and the like, such items <u>may</u> shall be sold only at a price not less than the actual cost to the

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44 industry member who initially purchased them, <u>and but</u> may be 45 sold without limitation in total value of such items sold to a 46 vendor.

(d) A manufacturer, distributor, importer, brand owner, or
brand registrant of malt beverage, or any broker, sales agent,
or sales person thereof, may provide consumer advertising
specialties described in paragraph (c) to consumers on any
vendor's licensed premises.

(e)<u>1. A manufacturer, distributor, or importer of malt</u> <u>beverages, or any contracted third-party agent thereof, may</u> <u>Manufacturers, distributors, importers, brand owners, or brand</u> <u>registrants of beer, and any broker, sales agent, or sales</u> <u>person thereof, shall not</u> conduct any sampling activities that include <u>the</u> tasting of <u>malt beverage products on:</u>

58a. The licensed premises of any vendor authorized to sell59alcoholic beverages by the drink for consumption on premises; or

b. The licensed premises of any vendor authorized to sell
 alcoholic beverages only in sealed containers for consumption
 off premises if:

63 (I) The licensed premises is at an establishment with at 64 least 10,000 square feet of interior floor space exclusive of 65 storage space not open to the general public; or

66 <u>(II) The licensed premises is a package store licensed</u>
67 <u>under s. 565.02(1)(a)</u> their product at a vendor's premises
68 <u>licensed for off-premises sales only</u>.

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2. A malt beverage tasting conducted under this paragraph

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70 <u>must be limited to and directed toward the general public of the</u> 71 age of legal consumption.

72 <u>3. For a malt beverage tasting conducted under this</u> 73 paragraph on the licensed premises of a vendor authorized to 74 <u>sell alcoholic beverages for consumption on premises, each</u> 75 <u>serving of a malt beverage to be tasted must be provided to the</u> 76 <u>consumer by the drink in a tasting cup, glass, or other open</u> 77 <u>container and may not be provided by the package in an unopened</u> 78 can or bottle or in any other sealed container.

79 4. For a malt beverage tasting conducted under this 80 paragraph on the licensed premises of a vendor authorized to 81 sell alcoholic beverages only in sealed containers for 82 consumption off premises, the tasting must be conducted in the 83 interior of the building constituting the vendor's licensed premises and each serving of a malt beverage to be tasted must 84 85 be provided to the consumer in a tasting cup having a capacity of 3.5 ounces or less. 86

87 <u>5. A manufacturer, distributor, or importer, or any</u> 88 <u>contracted third-party agent thereof, may not pay a vendor, and</u> 89 <u>a vendor may not accept, a fee or compensation of any kind,</u> 90 <u>including the provision of any malt beverage at no cost or at a</u> 91 <u>reduced cost, to authorize the conduct of a malt beverage</u> 92 <u>tasting under this paragraph.</u>

93 <u>6.a. A manufacturer, distributor, or importer, or any</u> 94 <u>contracted third-party agent thereof, conducting a malt beverage</u> 95 <u>tasting under this paragraph, must provide all of the beverages</u>

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96	to be tasted, the total volume of which per tasting may not
97	exceed 576 ounces; must have paid all excise taxes on those
98	beverages which are required of the manufacturer or distributor;
99	and must return to the manufacturer's or distributor's inventory
100	all of the malt beverages provided for the tasting that remain
101	unconsumed after the tasting. More than one tasting may be held
102	on the licensed premises each day, but only one manufacturer,
103	distributor, importer, or contracted third-party agent thereof,
104	may conduct a tasting on the premises at any one time.
105	b. Any samples of malt beverages provided to a vendor by a
106	manufacturer, distributor, or importer, or any contracted third-
107	party agent thereof, in conjunction with or at the time of a
108	tasting conducted under this paragraph on the licensed premises
109	of such vendor are subject to the volume limit for such premises
110	set forth under sub-subparagraph a.
111	c. This subparagraph does not preclude a manufacturer,
112	distributor, or importer, or any contracted third-party agent
113	thereof, from buying the malt beverages it provides for the
114	tasting from a vendor at no more than the retail price, but all
115	of the malt beverages so purchased and provided for the tasting
116	which remain unconsumed after the tasting must be removed from
117	the premises of the tasting and properly disposed of.
118	7. A manufacturer, distributor, or importer of malt
119	beverages that contracts with a third-party agent to conduct a
120	malt beverage tasting under this paragraph on its behalf is
121	responsible for any violation of this section by such agent.

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122	8. This paragraph does not preclude a vendor from
123	conducting a malt beverage tasting on its licensed premises
124	using malt beverages from its own inventory.
125	9. This paragraph is supplemental to and does not
126	supersede any special act or ordinance.
127	10. The division may, pursuant to ss. 561.08 and 561.11,
128	adopt rules to implement, administer, and enforce this
129	paragraph.
130	(f) <u>A manufacturer</u> Manufacturers, distributor
131	distributors , <u>importer</u> importers , brand <u>owner</u> owners , or brand
132	registrant registrants of <u>malt beverages</u> beer , and any broker,
133	sales agent $_{ au}$ or sales person thereof <u>or contracted third-party</u>
134	agent under paragraph (e), may shall not engage in cooperative
135	advertising with <u>a vendor and may not name a vendor in any</u>
136	advertising for a malt beverage tasting authorized under
137	paragraph (e) vendors.
138	(g) <u>A distributor</u> Distributors of <u>malt beverages</u> beer may
139	sell to <u>a vendor</u> vendors draft equipment and tapping accessories
140	at a price not less than the cost to the industry member who
141	initially purchased them, except there is no required charge,
142	and <u>the</u> a distributor may exchange any parts <u>that</u> which are not
143	compatible with a competitor's system and are necessary to
144	dispense the distributor's brands. A distributor of <u>malt</u>
145	<u>beverages</u> beer may furnish to a vendor at no charge replacement
146	parts of nominal intrinsic value, including, but not limited to,

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washers, gaskets, tail pieces, hoses, hose connections, clamps, 147 148 plungers, and tap markers. Section 2. Subsection (6) of section 563.06, Florida 149 150 Statutes, is amended to read: 563.06 Malt beverages; imprint on individual container; 151 152 size of containers; exemptions.-153 (6) All malt beverages packaged in individual containers 154 that are sold or offered for sale by a vendor vendors at retail 155 in this state may shall be in individual containers of any size. 156 Such containers shall include information specifying the 157 manufacturer and brand of the malt beverage and must have an 158 unbroken seal or be incapable of being immediately consumed. 159 containing no more than 32 ounces of such malt beverages; 160 provided, however, that nothing contained in This section does 161 not shall affect malt beverages packaged in bulk, or in kegs, or 162 in barrels or in any individual container containing 1 gallon or 163 more of such malt beverage regardless of individual container 164 type. 165 Section 3. This act shall take effect July 1, 2014. 166 167 168 169 TITLE AMENDMENT 170 Remove everything before the enacting clause and insert: 171 A bill to be entitled 173377 - h0283-strike.docx Published On: 3/26/2014 7:14:26 PM

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172 An act relating to malt beverages; amending s. 561.42, F.S.; 173 removing the prohibition on beer samplings at the premises of 174 vendors licensed for off-premises sales only; authorizing malt 175 beverage tastings on the licensed premises of certain vendors, 176 subject to certain requirements, limitations, liabilities, and 177 penalties; providing construction with respect to special acts and ordinances; authorizing rulemaking; revising the prohibition 178 179 on cooperative advertising with a vendor and prohibiting certain 180 persons from naming vendors in advertising for a malt beverage 181 tasting; making conforming and editorial changes; amending s. 182 563.06, F.S.; authorizing containers of malt beverages to be sold or offered for sale by a vendor at retail in any size; 183 184 providing requirements for malt beverage containers; providing an effective date. 185

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