## CHAMBER ACTION

Senate House

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Representative Sabatini offered the following:

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## Amendment (with title amendment)

Statutes, is amended to read:

Remove everything after the enacting clause and insert:

Section 1. Subsection (1) of section 561.221, Florida

limitations.-

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12 13 (1) (a) Nothing contained in s. 561.22, s. 561.42, or any other provision of the Beverage Law prohibits the ownership, management, operation, or control of not more than three vendor's licenses for the sale of alcoholic beverages by a

vendors and of vendors as manufacturers; conditions and

561.221 Licensing of manufacturers and distributors as

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manufacturer of wine who is licensed and engaged in the manufacture of wine in this state or by a craft distillery, as defined in s. 565.03, even if such manufacturer or distillery is also licensed as a distributor; provided that no such vendor's license shall be owned, managed, operated, or controlled by any licensed manufacturer of wine or a craft distillery unless the licensed premises of the vendor are situated on property contiguous to the manufacturing premises of the licensed manufacturer of wine or the craft distillery. It is not a violation of the Beverage Law for a craft distillery that is also licensed as a vendor under this section to transfer distilled spirits directly from the craft distillery or from its storage areas approved by the division to the areas designated on the sketch or diagram submitted to the division.

(b) The Division of Alcoholic Beverages and Tobacco shall issue permits to a certified Florida Farm Winery or a craft distillery to conduct tastings tasting and sales of wine produced by certified Florida Farm Wineries or of distilled spirits produced by craft distilleries at Florida fairs, trade shows, expositions, and festivals. The certified Florida Farm Winery or craft distillery shall pay all entry fees and shall have a winery or distillery representative present during the event. The permit is limited to the length of the event.

Section 2. Subsection (9) is added to section 561.24, Florida Statutes, to read:

- 561.24 Licensing manufacturers as distributors or registered exporters prohibited; procedure for issuance and renewal of distributors' licenses and exporters' registrations.—
- (9) This section does not apply to a craft distillery, as defined in s. 565.03, at which 60 percent of the distilled spirits produced are made with agricultural products from this state and is open to the public for tours, tastings, and sales at least 30 hours each week.
- Section 3. Present subsection (13) of section 561.42, Florida Statutes, is renumbered as subsection (14), subsections (1), (8), (11), (12), and paragraph (b) of present subsection (14) of that section are amended, and new subsections (13) and (16) are added to that section, to read:
- 561.42 Tied house evil; financial aid and assistance to vendor by manufacturer, distributor, importer, primary American source of supply, brand owner or registrant, or any broker, sales agent, or sales person thereof, prohibited; procedure for enforcement; exception.—
- (1) A No manufacturer, distributor, importer, primary
  American source of supply, or brand owner or registrant of any
  of the beverages herein referred to, whether licensed or
  operating in this state or out-of-state, nor any broker, sales
  agent, or sales person thereof, may not shall have any financial
  interest, directly or indirectly, in the establishment or
  business of any vendor licensed under the Beverage Law; nor may

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shall such manufacturer, distributor, importer, primary American
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    source of supply, brand owner or brand registrant, or any
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    broker, sales agent, or sales person thereof, directly or
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    indirectly assist any vendor by furnishing, supplying, selling,
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    renting, lending, buying for, or giving to any vendor any
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    vehicles, equipment, furniture, fixtures, signs, supplies,
    credit, fees, slotting fees of any kind, advertising or
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    cooperative advertising, services, any gifts or loans of money
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    or property of any description, or by the giving of any rebates
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    of any kind whatsoever. A No licensed vendor may not shall
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    accept, directly or indirectly, any vehicles, equipment,
    furniture, fixtures, signs, supplies, credit, fees, slotting
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    fees of any kind, advertising or cooperative advertising,
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    services, gifts any gift or loans loan of money or property of
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    any description, or any rebates of any kind whatsoever from any
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    such manufacturer, distributor, importer, primary American
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    source of supply, brand owner or brand registrant, or any
    broker, sales agent, or sales person thereof; provided, however,
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    that this does not apply to any bottles, barrels, or other
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    containers necessary for the legitimate transportation of such
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    beverages or to advertising materials and does not apply to the
    extension of credit, for liquors sold, made strictly in
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    compliance with the provisions of this section. A brand owner is
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    a person who is not a manufacturer, distributor, importer,
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    primary American source of supply, brand registrant, or broker,
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sales agent, or sales person thereof, but who directly or indirectly owns or controls any brand, brand name, or label of alcoholic beverage. Nothing in this section shall prohibit the ownership by vendors of any brand, brand name, or label of alcoholic beverage.

- (8) The division may adopt rules and require reports to enforce, and may impose administrative sanctions for any violation of, the limitations established <u>under the Beverage Law on vehicles</u>, equipment, furniture, fixtures, signs, supplies, credit, fees, advertising or cooperative advertising, services, gifts or loans of money or property in this section on credits, coupons, and other forms of assistance.
- (11) A vendor may display in the interior of his or her licensed premises, including the window or windows thereof, neon, electric, or other signs, including window painting and decalcomanias applied to the surface of the interior or exterior of such windows; signs that require a power source; r and posters, placards, and other advertising material advertising the brand or brands of alcoholic beverages sold by him or her, whether visible or not from the outside of the licensed premises, but a no vendor may not shall display in the window or windows of his or her licensed premises more than one neon, electric, or similar sign that requires a power source; advertising the product of any one brand of alcoholic beverage manufacturer.

- American source of supply, or brand owner or registrant, or any broker, sales agent, or sales person thereof, may give, lend, furnish, or sell to a vendor who sells the products of such manufacturer, distributor, importer, primary American source of supply, or brand owner or registrant any of the following: neon, or electric, or similar signs requiring a power source; signs, window painting and decalcomanias applied to the surface of the interior or exterior of windows; or, posters, placards, and other advertising material herein authorized to be used or displayed by the vendor in the interior of his or her licensed premises. As used in subsection (11) and this subsection, the term "decalcomania" means a picture, design, print, engraving, or label made to be transferred onto a glass surface.
- American source of supply, or brand owner or registrant, or any broker, sales agent, or sales person thereof, who regularly sells merchandise to vendors, or any vendor who purchases merchandise from such a manufacturer, distributor, importer, primary American source of supply, or brand owner or registrant, or any broker, sales agent, or sales person thereof, does not violate subsection (1) if:
- (a) Such sale or purchase is not less than the fair market value of the merchandise.

| (b)      | Sı | ıch | sale   | or | purchase   | is | not | combined | with | any | sale | or |
|----------|----|-----|--------|----|------------|----|-----|----------|------|-----|------|----|
| purchase | of | alc | coholi | ic | beverages. |    |     |          |      |     |      |    |

- (c) Such sale or purchase is separately itemized from the sale or purchase of alcoholic beverages.
- (d) Both the seller and purchaser maintain records of any such sale or purchase, including the price and any conditions associated with such sale or purchase of the merchandise.

For purposes of this subsection, the term "merchandise" means commodities, supplies, fixtures, furniture, or equipment. The term does not include alcoholic beverages or a motor vehicle or trailer requiring registration under chapter 320.

(15) (14) The division shall adopt reasonable rules governing promotional displays and advertising. Such rules may not conflict with or be more stringent than the federal regulations pertaining to such promotional displays and advertising furnished to vendors by distributors, manufacturers, importers, primary American sources of supply, or brand owners or registrants, or any sales agent or sales person thereof; however:

(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 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. If sold, such items may not be sold at a price less than the actual cost to the industry member who initially purchased the items.

- (16) (a) Notwithstanding any other provision of this section, a manufacturer or importer of malt beverages and a vendor may enter into a written agreement for brand-naming rights and associated cooperative advertising, negotiated at arm's length for no more than fair market value if:
- 1. The vendor operates places of business where consumption on the premises is permitted, the premises are located within a theme park complex consisting of at least 25 contiguous acres owned and controlled by the same business entity, and the complex contains permanent exhibitions and a variety of recreational activities and has a minimum of 1 million visitors annually through a controlled entrance to and exit from the theme park complex.
- 2. Such agreement does not involve, either in whole or in part, the sale or distribution of malt beverages between the manufacturer or importer, or the manufacturer's or importer's distributor, and a vendor.
- 3. The vendor, as a result of such agreement, does not give preferential treatment to the alcoholic beverage brand or brands of the manufacturer or importer with whom the vendor has entered into such agreement.

|       | <u>4.</u> | Suc  | h ag | greeme | ent  | does  | not   | limit, | eith | .er | directly | or |
|-------|-----------|------|------|--------|------|-------|-------|--------|------|-----|----------|----|
| indir | recti     | ly,  | the  | sale   | of   | alcoh | nolic | bever  | ages | of  | another  |    |
| manuf | facti     | ırer | or   | impoı  | rtei | r, or | dist  | ributo | r.   |     | _        |    |

5. Within 10 days after execution of such agreement, the vendor files with the division a description of the agreement which includes the location, dates, and the name of the manufacturer or importer that entered into the agreement.

- As used in this paragraph, the term "negotiated at arm's length" means the negotiation of a business transaction by independent parties acting in each party's own individual self-interest and conducted as if the parties were strangers, so that no conflict of interest may arise.
- (b) A manufacturer or importer of malt beverages which is a party to a brand-naming rights agreement may not, either directly or indirectly, solicit or receive from any of its distributors any portion of the payment due from the manufacturer or importer of malt beverages to the vendor pursuant to such agreement. Such agreement exists solely between the manufacturer and the vendor and does not, directly or indirectly, in any way obligate or place responsibility, financial or otherwise, upon a distributor.
- (c) Notwithstanding s. 561.29(3) and (4), a manufacturer of malt beverages, an importer of malt beverages, or a vendor who violates this subsection is subject to:

Bill No. HB 1219 (2019)

Amendment No.

| 213 |       | 1.   | Α | civil | penalty | of | not | more | than | \$25,000, | for | а | first |
|-----|-------|------|---|-------|---------|----|-----|------|------|-----------|-----|---|-------|
| 214 | viola | tion |   |       |         |    |     |      |      |           |     |   |       |

- 2. A civil penalty of not more than \$100,000 for a second violation occurring within 36 months after the date of the first violation.
- 3. At the discretion of the division, in lieu of or in addition to a civil penalty imposed under subparagraph 2., suspension or revocation of the alcoholic beverage license for a third or subsequent violation occurring within 36 months after the date of the first violation.

- A violation occurring more than 36 months after a first violation is deemed a first violation under this paragraph. When imposing a civil penalty within the ranges provided in subparagraphs 1. and 2., the division may not impose a civil penalty in an amount greater than the financial value of the brand-naming rights agreement.
- Section 4. Subsection (6) of section 562.34, Florida Statutes, is amended to read:
  - 562.34 Containers; seizure and forfeiture.
- (6) Notwithstanding the provisions of this section, it shall not be unlawful for any person to have in her or his possession, custody, or control a growler as described in s. 563.06(7) or s. 564.055(1) (b), either full or empty, or to transport such growler.

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| 238 | Section 5. Section 562.65, Florida Statutes, is created to      |
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| 239 | read:   |
| 240 | 562.65 Licensed premises of vendors; dogs and cats allowed      |
| 241 | in designated areas.—   |
| 242 | (1) As used in this section, the term:                          |
| 243 | (a) "Division" means the Division of Alcoholic Beverages        |
| 244 | and Tobacco of the Department of Business and Professional      |
| 245 | Regulation.   |
| 246 | (b) "Dog" means a dog that is domesticated and kept as a        |
| 247 | household pet.  |
| 248 | (c) "Cat" means a cat that is domesticated and kept as a        |
| 249 | household pet.  |
| 250 | (d) "Licensed premises" has the same meaning as provided        |
| 251 | in s. 561.01(11).   |
| 252 | (e) "Vendor" means a person who is licensed under the           |
| 253 | Beverage Law to sell or serve alcoholic beverages for           |
| 254 | consumption on the premises. The term includes a winery         |
| 255 | qualifying as a certified Florida Farm Winery under s. 599.004. |
| 256 | (2) A vendor may allow dogs or cats in designated areas,        |
| 257 | including certain indoor areas, of the licensed premises under  |
| 258 | the following conditions:                                       |
| 259 | (a) No more than 10 percent of the gross revenue of the         |
| 260 | vendor's business may be from the sale of food consumed on the  |
| 261 | licensed premises. Ice may not be considered food.              |

(b) Dogs must be kept on a leash at all times.

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| 263 |       | (C) | Dogs | or | cats | must | be | under | reasonable | control | at | all |
|-----|-------|-----|------|----|------|------|----|-------|------------|---------|----|-----|
| 264 | times |     |      |    |      |      |    |       |            |         |    |     |

- (d) Dogs or cats may not be on tables, bar tops, or other furnishings.
- (e) Dogs or cats may not be in any area of the licensed premises where food is stored or prepared.
- (f) Dog or cat waste must be removed immediately and the area sanitized.
- (g) Individuals may be held liable if they fail to follow paragraphs (b)-(f) when that failure causes injury to another.
- (3) The division may adopt reasonable rules to administer this section.
- Section 6. Subsection (6) of section 563.06, Florida Statutes, is amended to read:
- 563.06 Malt beverages; imprint on individual container; size of containers; exemptions.—
- (6) With the exception of growlers as described in subsection (7), all malt beverages packaged in individual containers sold or offered for sale by vendors at retail in this state shall be in individual containers containing no more than 32 ounces of such malt beverages; however, nothing contained in this section shall affect malt beverages packaged in bulk, in kegs, or in barrels or in any individual container containing either 2 liters or 1 gallon or more of such malt beverage regardless of individual container type.

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| 288 | Section 7. Section 564.05, Florida Statutes, is repealed.        |
|-----|--|
| 289 | Section 8. Section 564.055, Florida Statutes, is amended         |
| 290 | to read:   |
| 291 | 564.055 Cider containers and growlers                            |
| 292 | (1) Notwithstanding any other law to the contrary, cider,        |
| 293 | as defined in s. $564.06(4)$ , may be:                           |
| 294 | (a) Sold by vendors at retail in any size individual             |
| 295 | container containing no more than 32 ounces of cider.            |
| 296 | (b) Packaged, filled, refilled, or sold in a growler that        |
| 297 | holds 32, 64, or 128 ounces of such cider, if it is filled at    |
| 298 | the point of sale.   |
| 299 | 1. Cider packaged in a growler may be filled or refilled         |
| 300 | by a licensed manufacturer of wine holding a vendor's license    |
| 301 | under s. 561.221(1)(a), or any person authorized to fill or      |
| 302 | refill a malt beverage growler under s. 563.06(7)(a)13.          |
| 303 | 2. The growler must include an imprint or label that             |
| 304 | provides information specifying the name of the manufacturer,    |
| 305 | the brand, and the anticipated percent of alcohol by volume of   |
| 306 | the cider. The package must have an unbroken seal or be          |
| 307 | incapable of being immediately consumed.                         |
| 308 | 3. A licensee authorized to fill or refill growlers may          |
| 309 | not use growlers for the purpose of distribution or sale outside |
| 310 | of the licensed manufacturing premises or licensed vendor        |
| 311 | premises.  |

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| 4. A person, firm, or corporation, including its agents,         |
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| officers, or employees, that violates this subsection commits a  |
| misdemeanor of the first degree, punishable as provided in s.    |
| 775.082 or s. 775.083, and the license held by the person, firm, |
| or corporation, if any, is subject to revocation or suspension   |
| by the division. A person, firm, or corporation, including its   |
| agents, officers, or employees, that violates subparagraph 2. is |
| subject to a fine by the division of up to \$250.                |

(2) ; however, This section does not prohibit cider from being packaged and sold in bulk, in kegs or barrels, or in any individual container that contains <u>either 2 liters or</u> 1 gallon or more of cider, regardless of container type.

Section 9. Section 564.09, Florida Statutes, is amended to read:

Notwithstanding any other provision of law, a restaurant licensed to sell wine on the premises may permit a patron to remove one unsealed bottle of wine for consumption off the premises if the patron has purchased a full course meal consisting of a salad or vegetable, entree, a beverage, and bread and consumed a portion of the bottle of wine with such meal on the restaurant premises. A partially consumed bottle of wine that is to be removed from the premises must be securely resealed by the licensee or its employees before removal from the premises. The partially consumed bottle of wine shall be

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 placed in a bag or other container that is secured in such a manner that it is visibly apparent if the container has been subsequently opened or tampered with, and a dated receipt for the bottle of wine and full course meal shall be provided by the licensee and attached to the container. If transported in a motor vehicle, the container with the resealed bottle of wine must be placed in a locked glove compartment, a locked trunk, or the area behind the last upright seat of a motor vehicle that is not equipped with a trunk.

Section 10. Paragraphs (a) and (b) of subsection (1) and subsections (2) and (5) of section 565.03, Florida Statutes, are amended to read:

565.03 License fees; manufacturers, distributors, brokers, sales agents, and importers of alcoholic beverages; vendor licenses and fees; distilleries and craft distilleries.—

- (1) As used in this section, the term:
- (a) "Branded product" means any distilled spirits product manufactured on site, or manufactured on site and blended on site with other distilled spirits, which requires a federal certificate and label approval by the Federal Alcohol Administration Act or federal regulations.
- (b) "Craft distillery" means a licensed distillery that produces 250,000 75,000 or fewer gallons per calendar year of distilled spirits on its premises and has notified the division in writing of its decision to qualify as a craft distillery.

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- (2) (a) A distillery or a craft distillery authorized to do business under the Beverage Law shall pay an annual state license tax for each plant or branch operating in the state, as follows:
- 1. A distillery engaged in the business of manufacturing distilled spirits: \$4,000.
- 2. A craft distillery engaged in the business of manufacturing distilled spirits: \$1,000.
- 3. A person engaged in the business of rectifying and blending spirituous liquors and nothing else: \$4,000.
- (b) A licensed distillery or craft distillery may Persons licensed under this section who are in the business of distilling spirituous liquors may also engage in the business of rectifying and blending spirituous liquors without the payment of an additional license tax.
- not licensed as a vendor under s. 561.221 may sell to consumers under its craft distillery license, at its souvenir gift shop, up to 75,000 gallons per calendar year of branded products distilled on its premises in this state in factory-sealed containers that are filled at the distillery for off-premises consumption by consumers. Such sales are authorized only on private property owned or leased by the craft distillery that is contiguous to the craft distillery's licensed distillery premises approved by the division in this state and included on

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the sketch or diagram defining the licensed premises submitted with the distillery's license application. All sketch or diagram revisions by the distillery shall require the division's approval verifying that the souvenir gift shop location operated by the licensed distillery is owned or leased by the distillery and on property contiguous to the distillery's production building in this state.

- 1. A craft distillery may not sell <u>under its craft</u> distillery license, other than under permits issued to the craft distillery for fairs, trade shows, expositions, and festivals <u>pursuant to s. 561.221</u>, any factory-sealed individual containers of spirits <u>to consumers in this state</u> except in face-to-face sales transactions with <u>such</u> consumers <u>at the craft distillery's licensed premises</u>. Such containers must be in compliance with <u>the container limits in s. 565.10</u> who are making a purchase of no more than six individual containers of each branded product.
- 2. Each container sold in face-to-face transactions with consumers must comply with the container limits in s. 565.10, per calendar year for the consumer's personal use and not for resale and who are present at the distillery's licensed premises in this state.
- 2.3. A craft distillery <u>licensed under this section</u> must report to the division within 5 days after it reaches the production limitations provided in paragraph (1)(b). Any retail sales under its craft distillery license to consumers at the

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craft distillery's licensed premises are prohibited beginning the day after it reaches the production limitation.

- 3.4. A craft distillery that has not been issued a vendor's license under s. 561.221 may not ship or arrange to ship any of its distilled spirits to consumers in this state and may sell and deliver only to consumers within the state in a face-to-face transaction at the distillery property. However, a craft distillery distiller licensed under this section may ship, arrange to ship, or deliver such spirits to manufacturers of distilled spirits, wholesale distributors of distilled spirits, state or federal bonded warehouses, and exporters, or consumers located outside of the state; however, all such shipments must comply with the laws where such products are scheduled to be delivered for personal or commercial use.
- 4.5. Except as provided in subparagraph 5.6., it is unlawful to transfer a distillery license for a distillery that produces 250,000 75,000 or fewer gallons per calendar year of distilled spirits on its premises or any ownership interest in such license to an individual or entity that has a direct or indirect ownership interest in any distillery licensed in this state; another state, territory, or country; or by the United States government to manufacture, blend, or rectify distilled spirits for beverage purposes.
- $\underline{5.6.}$  A craft distillery shall not have its ownership affiliated with another distillery, unless such distillery

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 produces 250,000 75,000 or fewer gallons per calendar year of distilled spirits on each of its premises in this state or in another state, territory, or country.

- 6. A craft distillery may transfer up to 75,000 gallons per calendar year of distilled spirits that it manufactures from its federal bonded space, nonbonded space at its licensed premises, or storage areas to its souvenir gift shop.
- (5) A craft distillery transferring distilled spirits to its retail areas pursuant to s. 561.221(1)(a) making sales under paragraph (2)(c) is responsible for submitting any excise taxes due to the state on distilled spirits on beverages under the Beverage Law with in its monthly report to the division with any tax payments due to the state.

Section 11. Section 565.17, Florida Statutes, is amended to read:

distilleries, and vendors.—A licensed distributor of spirituous beverages, a craft distillery, as defined in s. 565.03, or any vendor, is authorized to conduct spirituous beverage tastings upon any licensed premises authorized to sell spirituous beverages by package or for consumption on premises without being in violation of s. 561.42, provided that the conduct of the spirituous beverage tasting shall be limited to and directed toward the general public of the age of legal consumption.

Section 12. This act shall take effect July 1, 2019.

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## TITLE AMENDMENT

Remove everything before the enacting clause and insert:

A bill to be entitled

An act relating to the Beverage Law; amending s. 561.221, F.S.; authorizing a craft distillery to hold multiple vendor's licenses for the sale of alcoholic beverages; authorizing certain wineries and craft distilleries to transfer wine or distilled spirits to its vendor's licensed premises; requiring the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation to issue permits to a craft distillery to conduct tastings and sales at specified events; amending s. 561.24, F.S.; authorizing a craft distillery to be licensed as a distributor under certain circumstances; amending s. 561.42, F.S.; prohibiting certain entities and persons from directly or indirectly providing certain items or services to any vendor; prohibiting a licensed vendor from accepting certain items or services; authorizing the Division of Alcoholic Beverages and Tobacco to impose administrative sanctions for a violation of certain limitations established in the Beverage Law; prohibiting a vendor from displaying certain signs in

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the window or windows of his or her licensed premises; authorizing certain entities and persons to give, lend, furnish, or sell certain advertising material to certain vendors; providing a definition for the term "decalcomania"; providing exemptions relating to tied house evil for certain sales and purchases of merchandise; providing conditions for the exemptions; providing a definition for the term "merchandise"; prohibiting a manufacturer or importer of malt beverages from soliciting or receiving any portion of certain payments from its distributors; providing a definition for the term "negotiated at arm's length"; specifying that a brand-naming rights agreement does not obligate or place responsibility upon a distributor; providing civil penalties for violations by manufacturers or importers of malt beverages or vendors; providing applicability; prohibiting the division from imposing certain civil penalties that are greater than the financial value of a brand-naming rights agreement; amending s. 562.34, F.S.; conforming provisions to changes made by the act; creating s. 562.65, F.S.; providing definitions; authorizing a licensed vendor of alcoholic beverages to allow dogs and cats in certain designated areas on their licensed premises; providing conditions for dogs or cats to be

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| allowed in a licensed premises; providing rulemaking;  |
|--|
| amending s. 563.06, F.S.; revising limitations on the  |
| size of malt beverage containers; repealing s. 564.05, |
| F.S., relating to limitations on the size of           |
| individual wine containers; amending s. 564.055, F.S., |
| authorizing cider to be packaged, filled, refilled, or |
| sold in a growler under certain conditions; providing  |
| requirements; providing penalties; revising            |
| limitations on the size of cider containers; amending  |
| s. 564.09, F.S.; revising provisions that authorize a  |
| restaurant to allow patrons to remove partially        |
| consumed bottles of wine from a restaurant for off-    |
| premises consumption; amending s. 565.03, F.S.;        |
| revising definitions; revising the requirements for    |
| the sale of branded products by a licensed craft       |
| distillery to consumers; deleting a provision that     |
| prohibits a craft distillery from selling more than    |
| six individual containers of a branded product to a    |
| consumer; revising requirements relating to the        |
| shipping of distilled spirits to consumers by a craft  |
| distillery; providing that it is unlawful to transfer  |
| a certain distillery license, or ownership in a        |
| distillery license, to certain individuals or          |
| entities; prohibiting a craft distillery from having   |
| its ownership affiliated with certain other            |

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## HOUSE AMENDMENT Bill No. HB 1219 (2019)

Amendment No.

| 537 | distilleries; authorizing a craft distillery to      |
|-----|--|
| 538 | transfer specified distilled spirits to its souvenir |
| 539 | gift shop; requiring a craft distillery to submit    |
| 540 | certain excise taxes; amending s. 565.17, F.S.;      |
| 541 | authorizing a craft distillery to conduct spirituous |
| 542 | beverage tastings under certain circumstances;       |
| 543 | providing an effective date.                         |

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