Amendment No.

	CHAMBER ACTION
	Senate House
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1	Representative Plakon offered the following:
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3	Substitute Amendment for Amendment (853403) (with title
4	amendment)
5	Remove lines 24-51 and insert:
6	Section 1. Paragraph (a) of subsection (1) of section
7	562.11, Florida Statutes, is amended to read:
8	562.11 Selling, giving, or serving alcoholic beverages to
9	person under age 21; providing a proper name; misrepresenting or
10	misstating age or age of another to induce licensee to serve
11	alcoholic beverages to person under 21; penalties
12	(1)(a)1. A person may not sell, give, serve, or permit to
13	be served alcoholic beverages to a person under 21 years of age
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or permit a person under 21 years of age to consume such beverages on the licensed premises. A person who violates this subparagraph commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. A person who violates this subparagraph a second or subsequent time within 1 year after a prior conviction commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

21 In addition to any other penalty imposed for a 2. violation of subparagraph 1., the court may order the Department 22 of Highway Safety and Motor Vehicles to withhold the issuance 23 of, or suspend or revoke, the driver license or driving 24 25 privilege, as provided in s. 322.057, of any person who violates 26 subparagraph 1. This subparagraph does not apply to a licensee, 27 as defined in s. 561.01, who violates subparagraph 1. while 28 acting within the scope of his or her license or an employee or 29 agent of a licensee, as defined in s. 561.01, who violates 30 subparagraph 1. while engaged within the scope of his or her 31 employment or agency.

32 3. A court that withholds the issuance of, or suspends or 33 revokes, the driver license or driving privilege of a person 34 pursuant to subparagraph 2. may direct the Department of Highway 35 Safety and Motor Vehicles to issue the person a license for 36 driving privilege restricted to business purposes only, as 37 defined in s. 322.271, if he or she is otherwise qualified.

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38	4. A vendor licensed to sell alcoholic beverages under s.
39	563.02(1), s. 564.02(1)(a), or s. 565.02(1)(a) who sells
40	alcoholic beverages to a person under 21 years of age shall be
41	subject to a fine of \$10,000 and the division shall suspend the
42	vendor's license for 14 days.
43	Section 2. Subsection (3) of section 562.13, Florida
44	Statutes is renumbered as subsection (4), paragraphs (a) and (c)
45	of subsection (2) are amended, and a new subsection (3) is added
46	to that section, to read:
47	562.13 Employment of minors or certain other persons by
48	certain vendors prohibited; exceptions
49	(2) This section shall not apply to:
50	(a) Professional entertainers 17 years of age <u>or older</u> who
51	are not in school.
52	(c) Persons under the age of 18 years who are employed in
53	<u>a retail drugstore</u> drugstores, grocery <u>store</u> stores, department
54	store stores, florist shop florists, specialty gift shop shops,
55	or automobile service station whose license fees are specified
56	in s. 563.02(1) or s. 564.02(1)(a) if such vendor derives 30
57	percent or less of its monthly gross revenue from sales of
58	alcoholic beverages. This exception applies only if the minor
59	employees are supervised by a person 18 years of age or older
60	who verifies that any purchaser of alcoholic beverages is 21
61	years of age or older and who approves the sale of alcoholic
62	beverages to such purchaser. Failure to comply with the
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63	restriction on monthly revenue from the sale of alcoholic
64	beverages is unlawful if a person under the age of 18 years is
65	employed in the licensed premises during a month that the
66	restriction is exceeded stations which have obtained licenses to
67	sell beer or beer and wine, when such sales are made for
68	consumption off the premises.
69	
70	However, a minor to whom this subsection otherwise applies may
71	not be employed if the employment, whether as a professional
72	entertainer or otherwise, involves nudity, as defined in s.
73	847.001, on the part of the minor and such nudity is intended as
74	a form of adult entertainment.
75	(3) It is unlawful for any vendor licensed under s.
76	565.02(1)(a) to employ any person under 21 years of age.
77	Section 3. If this act and CS/CS/CS/HB 689, 2017 Regular
78	Session, or CS/CS/SB 388, 2017 Regular Session, or similar
79	legislation are adopted in the same legislative session or an
80	extension thereof and become law, and the respective provisions
81	of such acts amending s. 562.13, Florida Statutes, differ, it is
82	the intent of the Legislature that the amendments made by this
83	act to s. 562.13, Florida Statutes, shall control over the
84	language of CS/CS/CS/HB 689, CS/CS/SB 388, or similar
85	legislation, regardless of the order in which they are enacted.
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HOUSE AMENDMENT

Bill No. CS/CS/SB 106 (2017)

Amendment No.

88	TITLE AMENDMENT
89	Remove lines 3-10 and insert:
90	Law; amending s. 562.11, F.S.; imposing a fine and
91	license suspension on vendors licensed to sell
92	alcoholic beverages who sell alcoholic beverages to a
93	person under the age of 21 years; amending s. 562.13,
94	F.S.; revising applicability to specify circumstances
95	under which persons under the age of 18 years who are
96	employed in specified businesses are excluded from
97	certain employment prohibitions; providing that
98	failure to comply with a restriction on monthly
99	revenue from the sale of alcoholic beverages is
100	unlawful if a minor is employed during a month that
101	the restriction is exceeded; prohibiting persons under
102	the age of 21 years from being employed in specified
103	businesses; providing construction with respect to the
104	passage of similar legislation;

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