By Senator Flores

	39-00183A-17 2017106
1	A bill to be entitled
2	An act relating to vendors licensed under the Beverage
3	Law; amending s. 562.13, F.S.; revising applicability
4	to specify circumstances under which persons under the
5	age of 18 years who are employed in specified
6	businesses are excluded from certain employment
7	prohibitions; providing that failure to comply with a
8	restriction on monthly revenue from the sale of
9	alcoholic beverages is unlawful if a minor is employed
10	during a month that the restriction is exceeded;
11	repealing s. 565.04, F.S., relating to package store
12	restrictions; providing an effective date.
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14	Be It Enacted by the Legislature of the State of Florida:
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16	Section 1. Paragraph (c) of subsection (2) of section
17	562.13, Florida Statutes, is amended to read:
18	562.13 Employment of minors or certain other persons by
19	certain vendors prohibited; exceptions
20	(2) This section shall not apply to:
21	(c) Persons under the age of 18 years who are employed in <u>a</u>
22	<u>retail drugstore</u> drugstores , grocery <u>store</u> stores , department
23	<u>store stores, florist shop</u> florists , specialty gift <u>shop</u> shops ,
24	or automobile service station whose license fees are specified
25	in s. 563.02(1), s. 564.02(1), or s. 565.02(1)(a), if such
26	vendor derives 30 percent or less of its monthly gross revenue
27	from sales of alcoholic beverages. This exception applies only
28	if the minor employees are supervised by a person 18 years of
29	age or older who verifies that any purchaser of alcoholic
30	beverages is 21 years of age or older and who approves the sale
31	of alcoholic beverages to such purchaser. Failure to comply with
32	the restriction on monthly revenue from the sale of alcoholic

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beverages is unlawful if a person under the age of 18 years is
employed in the licensed premises during a month that the
restriction is exceeded stations which have obtained licenses to
sell beer or beer and wine, when such sales are made for
consumption off the premises.
However, a minor to whom this subsection otherwise applies may
not be employed if the employment, whether as a professional
entertainer or otherwise, involves nudity, as defined in s.
847.001, on the part of the minor and such nudity is intended as
a form of adult entertainment.
Section 2. Section 565.04, Florida Statutes, is repealed.
Section 3. This act shall take effect July 1, 2017.

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