

Amendment No.

CHAMBER ACTION

Senate

House

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1 Representative Richardson offered the following:

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3 **Amendment to Amendment (012285)**

4 Remove lines 25-73 of the amendment and insert:
5 manufacturer of malt beverages at no more than six licensed
6 manufacturing premises for which the manufacturer has an
7 interest, directly or indirectly, in the license. The
8 manufacturer must meet the following requirements:

9 (a) A transaction must be a face-to-face transaction,
10 which, notwithstanding s. 561.57(1), requires the consumer to be
11 physically present on the licensed manufacturing premises at the
12 time of purchase, or submit and pay for an online order before
13 picking up the beverages, and to take physical receipt of the
14 beverages on the licensed manufacturing premises.

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15 (b) The vendor's license must be located on the licensed
16 manufacturing premises consisting of a single complex that
17 includes a brewery. Such premises may be divided by no more than
18 one public street or highway. The licensed vendor premises shall
19 be included on the sketch or diagram defining the licensed
20 premises submitted with the manufacturer's license application
21 pursuant to s. 561.01(11). All sketch or diagram revisions by
22 the manufacturer must be approved by the division, and the
23 division shall verify that the vendor premises operated by the
24 licensed manufacturer is owned or leased by the manufacturer and
25 is located on the licensed manufacturing premises.

26 (c) The manufacturer may sell alcoholic beverages under
27 its vendor's license as follows:

- 28 1. Malt beverages for:
29 a. On-premises consumption;
30 b. Off-premises consumption in authorized containers
31 pursuant to s. 563.06(6); or
32 c. Off-premises consumption in growlers pursuant to s.
33 563.06(7).

34 2. Any wine or liquor for on-premises or off-premises
35 consumption as authorized under its vendor's license.

36 (d) A manufacturer of malt beverages licensed pursuant to
37 this subsection is responsible for paying applicable excise
38 taxes to the division and submitting applicable reports pursuant
39 to ss. 561.50 and 561.55 with respect to the amount of malt

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40 beverages manufactured and sold pursuant to its vendor's license
41 or given to consumers.

42 (e) This subsection does not preclude a licensed
43 manufacturer of malt beverages with a vendor's license from
44 holding a permanent public food service establishment license
45 under chapter 509 on the licensed manufacturing premises.

46 (f) Notwithstanding any other provision of the Beverage
47 Law, a manufacturer holding multiple manufacturing licenses may
48 transfer malt beverages to a licensed facility, as provided in
49 s. 563.022(14)(d), in an amount up to the yearly production
50 amount at the receiving facility.

51 (g) A manufacturer or a group of manufacturers that are
52 connected may not hold vendor's licenses under this subsection
53 at more than a total of six licensed manufacturing premises,

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