

	LEGISLATIVE ACTION	
Senate	•	House
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Floor: 6/AD/2R	•	
02/23/2016 11:34 AM	•	
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Senator Bradley moved the following:

Senate Amendment (with title amendment)

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Delete lines 247 - 370

and insert:

Section 7. Subsection (2) of section 565.02, Florida Statutes, is amended to read:

565.02 License fees; vendors; clubs; caterers; and others.-

(2) Any operator of railroads or sleeping cars and any vendor in a railroad transit station in this state may obtain a license to keep for sale and sell the beverages mentioned in the Beverage Law on passenger trains upon the payment of an annual

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license tax of \$2,500, the tax to be paid to the division. A municipality or county may not require an additional license or levy a tax for the privilege of selling such beverages.

(a) Operators of railroads or sleeping cars in this state are authorized to Such license shall authorize the holder thereof to keep for sale and sell all beverages mentioned in the Beverage Law for consumption upon any dining, club, parlor, buffet, or observation car of a passenger train in which certified copies of the licenses issued to the operators are posted. Certified copies of such licenses shall be issued by the division upon the payment of a fee of \$10 operated by it in this state, but such beverages may be sold only to passengers upon the cars and must be served for consumption thereon. It is unlawful for such licensees to purchase or sell any liquor except in miniature bottles of not more than 2 ounces. Every such license for the sale of alcoholic beverages on a passenger train shall be good throughout the state. Except for alcoholic beverages sold within the licensed premises of a railroad transit station, it is unlawful for such licensees to purchase or sell any liquor on a passenger train except in miniature bottles of not more than 2 ounces No license shall be required, or tax levied by any municipality or county, for the privilege of selling such beverages for consumption in such cars. Such beverages shall be sold only on cars in which are posted certified copies of the licenses issued to such operator. Such certified copies of such licenses shall be issued by the division upon the payment of a tax of \$10.

(b) Vendors in a railroad transit station are authorized to keep for sale and sell all beverages mentioned in the Beverage



Law. Licenses issued to vendors in a railroad transit station may not be transferred to locations beyond the railroad transit station. The alcoholic beverages sold are for consumption on the licensed premises and may be consumed in all areas within the railroad transit station and on the passenger train. Operators of railroads and sleeping cars shall keep separate the alcoholic beverages intended for sale on passenger trains and the alcoholic beverages intended for sale in the railroad transit station.

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======= T I T L E A M E N D M E N T ========= And the title is amended as follows:

Delete lines 32 - 45

54 and insert:

> beverages; amending s. 565.02, F.S.; authorizing vendors in railroad transit stations to obtain licenses to keep and sell alcoholic beverages; prohibiting a municipality or county from requiring an additional license or levying a tax to sell certain beverages; revising the locations where certain beverages may be sold; providing liquor bottle size restrictions for railroad transit stations; prohibiting the transfer of certain licenses; requiring operators of railroads and sleeping cars to keep separate certain alcoholic beverages;