House

Floor: 5/AD/2R
02/23/2016 11:33 AM

Senator Bradley moved the following:

## Senate Amendment (with title amendment)

Between lines 246 and 247
insert:
Section 7. Paragraph (a) of subsection (7) of section 563.06, Florida Statutes, is amended to read:
563.06 Malt beverages; imprint on individual container; size of containers; exemptions.-
(7) Notwithstanding any other provision of the Beverage Law, a malt beverage may be packaged in a growler, which is an individual container that holds 32,64 , or 128 ounces of such

Page 1 of 2


12
malt beverage if it is filled at the point of sale.
(a) A growler may be filled or refilled by any of the following:

1. A licensed manufacturer of malt beverages holding a vendor's license under s. 561.221(2).
2. A vendor holding a quota license under s. 561.20(1) or s. 565.02(1)(a) which authorizes the sale of malt beverages.
3. A vendor holding a license under s. $563.02(1)(b)-(f), s$. $564.02(1)(b)-(f)$, or $s .565 .02(1)(b)-(f)$, if such licensed vendor receives a health inspection and certification under $s$. 561.17(2) unless such liense restricts the sale of malt beverages to sale for consumption only on the premises of such vendox.
$=================\mathrm{T}$ I T L E A M E N D M E N T ================= And the title is amended as follows:
```
Delete line 32
```

and insert:
beverages; amending s. 563.06, F.S.; revising requirements for certain vendors to be authorized to fill or refill a growler; amending s. 565.02, F.S.; authorizing

Page 2 of 2

