Amendment No. 1

COMMITTEE/SUBCOMMITTEE ACTION ADOPTED _____ (Y/N) ADOPTED AS AMENDED _____ (Y/N) ADOPTED W/O OBJECTION _____ (Y/N) FAILED TO ADOPT _____ (Y/N) WITHDRAWN _____ (Y/N) OTHER

Committee/Subcommittee hearing bill: Government Operations & Technology Appropriations Subcommittee

Representative Avila offered the following:

4 5

1

2

3

Amendment (with title amendment)

6

Remove line 20 and insert:

7

9

Section 1. Section 565.04, Florida Statutes, is amended to read:

(1) The term "liquor package store," as used in this

1011

565.04 Package store <u>licenses</u>, <u>regulations and fees</u> restrictions.—

12 13

section, means vendors: (a) subject to the limitation imposed in s. 561.20(1); (b) licensed in accordance with and who pay state taxes under s. 565.02(1)(a); (c) who are permitted to sell any

1415

alcoholic beverages regardless of alcoholic content; and (d)

16

17

18

19

20

21

22

23

24

25

26

27

2829

30

31

32

33

34

35

36

37

38

39

operate a place of business where beverages are sold only in sealed containers for consumption off the premises where sold.

- (2) The division is authorized to issue Type A liquor package store licenses, and Type B liquor package store licenses in accordance with ss. 561.20(1) and 565.02(1)(a), subject to the following:
- (a) Type A liquor package store licenses may be issued to a vendor with a premises without openings permitting direct access to any other building or room, except to a private office or storage room of the place of business from which patrons are excluded. Such liquor package stores Vendors licensed under s. 565.02(1)(a) shall not in the licensed premises said place of business sell, offer, or expose for sale any merchandise other than such beverages, and such liquor package stores places of business shall be devoted exclusively to such sales; provided, however, that such vendors shall be permitted to sell bitters, grenadine, nonalcoholic mixer-type beverages (not to include fruit juices produced outside this state), fruit juices produced in this state, home bar, and party supplies and equipment (including but not limited to glassware and party-type foods), miniatures of no alcoholic content, and tobacco products. Such places of business shall have no openings permitting direct access to any other building or room, except to a private office or storage room of the place of business from which patrons are

excluded. A Type A liquor package store shall pay an annual license fee pursuant to s. 565.02(1)(a).

- (b) Type B liquor package store licenses may be issued to a vendor that is not subject to the limitations contained in subsection (2)(a), subject to the following conditions:
- 1. Type B liquor package store licensees shall pay an annual license fee pursuant to s. 565.02(1)(a); and
- 2. Shall pay an additional amount according to the population of the county where the vendor operates and provided for herein:
- a. Vendors operating places of business in counties having a population of over 100,000, according to the latest population estimate prepared pursuant to s. 186.901, for such county, shall pay \$294 in addition to the annual license fee.
- b. Vendors operating places of business in counties having a population of over 75,000 and not over 100,000, according to the latest population estimate prepared pursuant to s. 186.901, for such county, shall pay \$252 in addition to the annual license fee.
- c. Vendors operating places of business in counties having a population of over 50,000 and less than 75,000, according to the latest population estimate prepared pursuant to s. 186.901, for such county, shall pay \$210 in addition to the annual license fee.

	<u>d.</u> \	/endc	rs	opera	ting p	places	s oi	bus	ınes	s in	COL	untie	es ha	avıng
a pop	oulat	tion	of	over	25 , 000	and	les	s tha	an 50	0,00	0, a	acco1	rding	g to
the 1	Lates	st po	pul	ation	estin	nate j	orep	ared	pur	suan	t to	s.	186	.901,
for s	such	cour	nty,	shal	l pay	\$168	in	addi	tion	to	the	annı	ıal	
licen	nse i	fee.												

e. Vendors operating places of business in counties having a population of less than 25,000, according to the latest population estimate prepared pursuant to s. 186.901, for such county, shall pay \$126 in addition to the annual license fee.

TITLE AMENDMENT

Remove lines 3-8 and insert:

Law; amending s. 565.04, F.S., allowing the sale by certain licensed alcoholic beverage vendors of merchandise other than specifically authorized types of merchandise and removing restrictions on direct access to such vendor's place of business upon payment of an additional license fee; creating license types; authorizing the issuance of certain types of licenses to vendors; establishing additional fees based on the county in which the vendor operates; amending s. 562.13, F.S.; providing an