

1 A bill to be entitled
2 An act relating to the Department of Business
3 and Professional Regulation; amending s.
4 509.049, F.S.; revising language with respect
5 to food service employee training; providing
6 for a food service training certificate
7 program; providing for approval of existing
8 programs; providing for requests for
9 competitive sealed proposals; requiring certain
10 food service employees to receive certification
11 by certain times certain; providing for time of
12 validity of certification; amending s. 509.291,
13 F.S.; revising the membership of the Hotel and
14 Restaurant Advisory Council; amending s.
15 561.01, F.S.; revising the definition of the
16 term "licensee" under the Beverage Law;
17 amending s. 561.17, F.S.; revising a provision
18 relating to license and registration
19 applications under the Beverage Law; amending
20 s. 561.181, F.S.; revising language with
21 respect to temporary initial licenses; amending
22 s. 561.20, F.S.; revising language with respect
23 to the limitation on the number of alcoholic
24 beverage licenses issued; creating a special
25 license category for caterers; providing
26 conditions for operation; providing for
27 adoption of rules; providing for deposit of
28 fees; amending s. 561.29, F.S.; revising
29 language with respect to the revocation and
30 suspension of licenses under the Beverage Law
31 to include another prohibition; amending s.

1 561.32, F.S.; revising a provision relating to
2 the transfer of a license; prohibiting
3 transfers of certain licenses under the
4 Beverage Law; providing exceptions; providing
5 for reversion to the state of certain licenses
6 deemed abandoned; providing for transfer of
7 certain licenses under certain circumstances;
8 specifying fees for such transfers; amending s.
9 561.331, F.S.; revising language with respect
10 to a temporary license issued upon application
11 for transfer, change of location, or change of
12 type or series; amending s. 565.05, F.S.;
13 providing an exception regarding the purchase
14 of alcoholic beverages by golf clubs; amending
15 s. 565.06, F.S.; authorizing the sale of
16 alcoholic beverages in certain individual
17 containers at golf clubs; providing an
18 effective date.

19

20 Be It Enacted by the Legislature of the State of Florida:

21

22 Section 1. Section 509.049, Florida Statutes, is
23 amended to read:

24 509.049 Food service employee training.--The division
25 shall adopt, by rule, minimum food safety protection standards
26 for the training of all food service employees who are
27 responsible for the storage, preparation, display, or serving
28 of foods to the public in establishments regulated under this
29 chapter. These standards shall not include an examination,
30 but shall provide for a food safety training certificate
31 program for food service employees to be administered by a

1 private nonprofit provider chosen by the division. The
2 division shall issue a request for competitive sealed
3 proposals which includes a statement of the contractual
4 services sought and all terms and conditions applicable to the
5 contract. The division shall award the contract to the
6 provider whose proposal is determined in writing to be the
7 most advantageous to the state, taking into consideration the
8 price and the other criteria set forth in the request for
9 proposals. The division shall contract with a provider on a
10 4-year basis and is authorized to promulgate by rule a per
11 employee fee to cover the contracted price for the program
12 administered by the provider. In making its selection, the
13 division shall consider factors including, but not limited to,
14 the experience and history of the provider in representing the
15 food service industry, the provider's demonstrated commitment
16 to food safety, and its ability to provide a statewide program
17 with industry support and participation. Any food safety
18 training program established and administered to food handler
19 employees utilized at a public food service establishment
20 prior to the effective date of this act shall be submitted by
21 the operator to the division for its review and approval. If
22 the food safety training program is approved by the division,
23 nothing in this section shall preclude any other operator of a
24 food service establishment from also utilizing the approved
25 program or require the employees of any operator to receive
26 training from or pay a fee to the division's contracted
27 provider. Review and approval by the division of a program or
28 programs under this section shall include, but not be limited
29 to, the minimum food safety standards adopted by the division
30 in accordance with this section ~~or certification~~. It shall be
31 the duty of the licensee of the public food service

1 establishment to provide training in accordance with the
2 described rule to all employees under the licensee's
3 supervision or control. The licensee may designate a
4 certified food service manager to perform this function as an
5 agent of the licensee. Food service employees must receive
6 certification pursuant to this section by January 1, 2001.
7 Food service employees hired after November 1, 2000, must
8 receive certification within 60 days after employment.
9 Certification pursuant to this section shall remain valid for
10 3 years.

11 Section 2. Subsection (1) of section 509.291, Florida
12 Statutes, is amended to read:

13 509.291 Advisory council.--

14 (1) There is created a 10-member ~~an 18-member~~ advisory
15 council.

16 (a) The Secretary of Business and Professional
17 Regulation shall appoint five ~~11~~ voting members to the
18 advisory council. Each member appointed by the secretary must
19 be an operator of an establishment licensed under this chapter
20 and shall represent the industries regulated by the division,
21 except that one member appointed by the secretary must be a
22 layperson and shall represent the general public. Such members
23 of the council shall serve staggered terms of 4 years.

24 (b) ~~The division, the Department of Health, The~~
25 ~~Florida Hotel and Motel Association, the Florida Restaurant~~
26 ~~Association, the Florida Apartment Association, and the~~
27 ~~Florida Association of Realtors shall each designate one~~
28 ~~representative to serve as a voting member of the council, and~~
29 ~~one member appointed by the secretary must be appointed to~~
30 ~~represent nontransient public lodging establishments. In~~
31 addition, one hospitality administration educator from an

1 institution of higher education affiliated with the
2 Hospitality Education Program pursuant to s. 509.302(2) shall
3 serve for a term of 2 years as a voting member of the council.
4 This single representative shall be designated on a rotating
5 basis by the institution or institutions of higher education
6 affiliated with this program pursuant to s. 509.302(2).

7 (c) Any member who fails to attend three consecutive
8 council meetings without good cause may be removed from the
9 council by the secretary.

10 Section 3. Subsection (14) of section 561.01, Florida
11 Statutes, is amended to read:

12 561.01 Definitions.--As used in the Beverage Law:

13 (14) "Licensee," ~~"applicant," or "person"~~ means a
14 legal or business entity, person, or persons that hold a
15 license issued by the division and meet the qualifications set
16 forth in s. 561.15 ~~an individual, corporation, firm,~~
17 ~~partnership, limited partnership, incorporated association,~~
18 ~~unincorporated association, professional association, or other~~
19 ~~legal or commercial entity; a combination of such entities; or~~
20 ~~any such entity having a financial interest, directly or~~
21 ~~indirectly, in another such entity.~~

22 Section 4. Subsection (1) of section 561.17, Florida
23 Statutes, is amended to read:

24 561.17 License and registration applications; approved
25 person.--

26 (1) Any person, before engaging in the business of
27 manufacturing, bottling, distributing, selling, or in any way
28 dealing in alcoholic beverages, shall file, with the district
29 licensing personnel supervisor of the district of the division
30 in which the place of business for which a license is sought
31 is located, a sworn application in duplicate on forms provided

1 to the district licensing personnel ~~supervisor~~ by the
2 division. The applicant must be a legal or business entity,
3 person, or persons and must include all persons, officers,
4 shareholders, and directors of such legal or business entity
5 that have a direct or indirect interest in the business
6 seeking to be licensed under this part. However, the applicant
7 does not include any person that derives revenue from the
8 license solely through a contractual relationship with the
9 licensee, the substance of which contractual relationship is
10 not related to the control of the sale of alcoholic beverages.
11 Prior to any application being approved, the division may
12 require the applicant to file a set of fingerprints on regular
13 United States Department of Justice forms for herself or
14 himself and for any person or persons interested directly or
15 indirectly with the applicant in the business for which the
16 license is being sought, when so required by the division. If
17 the applicant or any person who is interested with the
18 applicant either directly or indirectly in the business or who
19 has a security interest in the license being sought or has a
20 right to a percentage payment from the proceeds of the
21 business, either by lease or otherwise, is not qualified, the
22 application shall be denied by the division. However, any
23 company regularly traded on a national securities exchange and
24 not over the counter; any insurer, as defined in the Florida
25 Insurance Code; or any bank or savings and loan association
26 chartered by this state, another state, or the United States
27 which has an interest, directly or indirectly, in an alcoholic
28 beverage license shall not be required to obtain division
29 approval of its officers, directors, or stockholders or any
30 change of such positions or interests. A shopping center with
31 five or more stores, one or more of which has an alcoholic

1 beverage license and is required under a lease common to all
2 shopping center tenants to pay no more than 10 percent of the
3 gross proceeds of the business holding the license to the
4 shopping center, shall not be considered as having an
5 interest, directly or indirectly, in the license.

6 Section 5. Section 561.181, Florida Statutes, is
7 amended to read:

8 561.181 Temporary initial licenses.--

9 (1)(a) When any person has filed a properly completed
10 application which does not on its face disclose any reason for
11 denying an alcoholic beverage license, the division shall
12 issue to such person a temporary initial license of the same
13 type and series for which the application has been submitted,
14 to be valid for all purposes under the Beverage Law, except as
15 provided in paragraph (b).

16 (b) A license issued under this section entitles a
17 vendor to purchase alcoholic beverages for cash only. This
18 paragraph does not apply:

19 1. If the entity holding the temporary initial license
20 is also the holder of a beverage license authorizing the
21 purchase of the same type of alcoholic beverages as is
22 authorized under the temporary license.

23 2. To purchases made as part of a single-transaction
24 cooperative purchase placed by a pool buying agent.

25 ~~(2) The temporary initial license shall be valid until~~
26 ~~the application is denied or until 14 days after the~~
27 ~~application is approved.~~

28 (2)(3) A temporary initial license shall expire and
29 shall not be continued or extended beyond the date the
30 division denies the application for license, beyond 14 days
31 after the date the division approves the application for

1 license, or beyond the date the applicant pays the license fee
2 for and the division issues the license applied for, ~~or beyond~~
3 ~~the date the temporary initial license otherwise expires by~~
4 ~~law,~~ whichever date occurs first. If the department issues a
5 notice of intent to deny the license application for failure
6 of the applicant to disclose the information required by s.
7 561.15(2) or (4), the initial temporary license expires and
8 shall not be extended during any proceeding for administrative
9 or judicial review pursuant to chapter 120.

10 ~~(3)(4)~~ Each applicant seeking a temporary initial
11 license shall pay to the division for such license a fee equal
12 to one-fourth of the annual license fee for the type and
13 series of license being applied for or \$100, whichever is
14 greater, which fee shall be deposited into the General Revenue
15 Fund.

16 Section 6. Subsection (1) and paragraph (a) of
17 subsection (2) of section 561.20, Florida Statutes, are
18 amended to read:

19 561.20 Limitation upon number of licenses issued.--

20 (1) No license under s. 565.02(1)(a)-(f), inclusive,
21 shall be issued so that the number of such licenses within the
22 limits of the territory of any county exceeds one such license
23 to each 7,500 ~~5,000~~ residents within such county. Regardless
24 of the number of quota licenses issued prior to October 1,
25 2000 ~~1992~~, on and after that date, a new license under s.
26 565.02(1)(a)-(f), inclusive, shall be issued for each
27 population increase of 7,500 ~~5,000~~ residents above the number
28 of residents who resided in the county according to the April
29 1, 1999 ~~1991~~, Florida Estimate of Population as published by
30 the Bureau of Economic and Business Research at the University
31 of Florida, and thereafter, based on the last regular

1 population estimate prepared pursuant to s. 186.901, for such
2 county. Such population estimates shall be the basis for
3 annual license issuance regardless of any local acts to the
4 contrary. However, such limitation shall not prohibit the
5 issuance of at least three licenses in any county that may
6 approve the sale of intoxicating liquors in such county.

7 (2)(a) No such limitation of the number of licenses as
8 herein provided shall henceforth prohibit the issuance of a
9 special license to:

10 1. Any bona fide hotel, motel, or motor court of not
11 fewer than 80 guest rooms in any county having a population of
12 less than 50,000 residents, and of not fewer than 100 guest
13 rooms in any county having a population of 50,000 residents or
14 greater; or any bona fide hotel or motel located in a historic
15 structure, as defined in s. 561.01(21), with fewer than 100
16 guest rooms which derives at least 51 percent of its gross
17 revenue from the rental of hotel or motel rooms, which is
18 licensed as a public lodging establishment by the Division of
19 Hotels and Restaurants; provided, however, that a bona fide
20 hotel or motel with no fewer than 10 and no more than 25 guest
21 rooms which is a historic structure, as defined in s.
22 561.01(21), in a municipality that on the effective date of
23 this act has a population, according to the University of
24 Florida's Bureau of Economic and Business Research Estimates
25 of Population for 1998, of no fewer than 25,000 and no more
26 than 35,000 residents and that is within a constitutionally
27 chartered county may be issued a special license. This special
28 license shall allow the sale and consumption of alcoholic
29 beverages only on the licensed premises of the hotel or motel.
30 In addition, the hotel or motel must derive at least 60
31 percent of its gross revenue from the rental of hotel or motel

1 rooms and the sale of food and nonalcoholic beverages;
2 provided that the provisions of this subparagraph shall
3 supersede local laws requiring a greater number of hotel
4 rooms;

5 2. Any condominium accommodation of which no fewer
6 than 100 condominium units are wholly rentable to transients
7 and which is licensed under the provisions of chapter 509,
8 except that the license shall be issued only to the person or
9 corporation which operates the hotel or motel operation and
10 not to the association of condominium owners;

11 3. Any condominium accommodation of which no fewer
12 than 50 condominium units are wholly rentable to transients,
13 which is licensed under the provisions of chapter 509, and
14 which is located in any county having home rule under s. 10 or
15 s. 11, Art. VIII of the State Constitution of 1885, as
16 amended, and incorporated by reference in s. 6(e), Art. VIII
17 of the State Constitution, except that the license shall be
18 issued only to the person or corporation which operates the
19 hotel or motel operation and not to the association of
20 condominium owners; ~~or~~

21 4. Any restaurant having 2,500 square feet of service
22 area and equipped to serve 150 persons full course meals at
23 tables at one time, and deriving at least 51 percent of its
24 gross revenue from the sale of food and nonalcoholic
25 beverages; however, no restaurant granted a special license on
26 or after January 1, 1958, pursuant to general or special law
27 shall operate as a package store, nor shall intoxicating
28 beverages be sold under such license after the hours of
29 serving food have elapsed; or

30 5. Any caterer, deriving at least 51 percent of its
31 gross revenue from the sale of food and nonalcoholic

1 beverages, licensed by the Division of Hotels and Restaurants
2 under chapter 509. Notwithstanding any other provision of law
3 to the contrary, a licensee under this subparagraph shall sell
4 or serve alcoholic beverages only for consumption on the
5 premises of a catered event at which the licensee is also
6 providing prepared food, and shall prominently display its
7 license at any catered event at which the caterer is selling
8 or serving alcoholic beverages. A licensee under this
9 subparagraph shall purchase all alcoholic beverages it sells
10 or serves at a catered event from a vendor licensed under s.
11 563.02(1), s. 564.02(1), or s. 561.20(1), as appropriate. A
12 licensee under this subparagraph may not store any alcoholic
13 beverages to be sold or served at a catered event. Any
14 alcoholic beverages purchased by a licensee under this
15 subparagraph for a catered event that are not used at that
16 event must remain with the customer; provided that if the
17 vendor accepts unopened alcoholic beverages, the licensee may
18 return such alcoholic beverages, to the vendor for a credit or
19 reimbursement. Regardless of the county or counties in which
20 the licensee operates, a licensee under this subparagraph
21 shall pay the annual state license tax set forth in s.
22 565.02(1)(b). A licensee under this subparagraph must maintain
23 for a period of 3 years all records required by the department
24 by rule to demonstrate compliance with the requirements of
25 this subparagraph, including licensed vendor receipts for the
26 purchase of alcoholic beverages and records identifying each
27 customer and the location and date of each catered event.
28 Notwithstanding any provision of law to the contrary, any
29 vendor licensed under s. 561.20(1) may, without any additional
30 licensure under this subparagraph, serve or sell alcoholic
31 beverages for consumption on the premises of a catered event

1 at which prepared food is provided by a caterer licensed under
2 chapter 509. If a licensee under this subparagraph also
3 possesses any other license under the Beverage Law, the
4 license issued under this subparagraph shall not authorize the
5 holder to conduct activities on the premises to which the
6 other license or licenses apply that would otherwise be
7 prohibited by the terms of that license or the Beverage Law.
8 Nothing in this section shall permit the licensee to conduct
9 activities that are otherwise prohibited by the Beverage Law
10 or local law. The Division of Alcoholic Beverages and Tobacco
11 is hereby authorized to adopt rules to administer the license
12 created in this subparagraph, to include rules governing
13 licensure, recordkeeping, and enforcement. The first \$300,000
14 in fees collected by the division pursuant to this
15 subparagraph shall be deposited in the Department of Children
16 and Family Services' Operations and Maintenance Trust Fund to
17 be used only for alcohol and drug abuse education, treatment,
18 and prevention programs. The remainder of the fees collected
19 shall be deposited into the Hotel and Restaurant Trust Fund
20 created pursuant to s. 509.072.

21
22 However, any license heretofore issued to any such hotel,
23 motel, motor court, or restaurant or hereafter issued to any
24 such hotel, motel, or motor court, including a condominium
25 accommodation, under the general law shall not be moved to a
26 new location, such license being valid only on the premises of
27 such hotel, motel, motor court, or restaurant. Licenses issued
28 to hotels, motels, motor courts, or restaurants under the
29 general law and held by such hotels, motels, motor courts, or
30 restaurants on May 24, 1947, shall be counted in the quota
31 limitation contained in subsection (1). Any license issued

1 for any hotel, motel, or motor court under the provisions of
2 this law shall be issued only to the owner of the hotel,
3 motel, or motor court or, in the event the hotel, motel, or
4 motor court is leased, to the lessee of the hotel, motel, or
5 motor court; and the license shall remain in the name of the
6 owner or lessee so long as the license is in existence. Any
7 special license now in existence heretofore issued under the
8 provisions of this law cannot be renewed except in the name of
9 the owner of the hotel, motel, motor court, or restaurant or,
10 in the event the hotel, motel, motor court, or restaurant is
11 leased, in the name of the lessee of the hotel, motel, motor
12 court, or restaurant in which the license is located and must
13 remain in the name of the owner or lessee so long as the
14 license is in existence. Any license issued under this
15 section shall be marked "Special," and nothing herein provided
16 shall limit, restrict, or prevent the issuance of a special
17 license for any restaurant or motel which shall hereafter meet
18 the requirements of the law existing immediately prior to the
19 effective date of this act, if construction of such restaurant
20 has commenced prior to the effective date of this act and is
21 completed within 30 days thereafter, or if an application is
22 on file for such special license at the time this act takes
23 effect; and any such licenses issued under this proviso may be
24 annually renewed as now provided by law. Nothing herein
25 prevents an application for transfer of a license to a bona
26 fide purchaser of any hotel, motel, motor court, or restaurant
27 by the purchaser of such facility or the transfer of such
28 license pursuant to law.

29 Section 7. Paragraph (k) is added to subsection (1) of
30 section 561.29, Florida Statutes, to read:

31

1 561.29 Revocation and suspension of license; power to
2 subpoena.--

3 (1) The division is given full power and authority to
4 revoke or suspend the license of any person holding a license
5 under the Beverage Law, when it is determined or found by the
6 division upon sufficient cause appearing of:

7 (k) Failure by the holder of any license issued under
8 the Beverage Law to comply with a stipulation, consent order,
9 or final order.

10 Section 8. Subsection (5) of section 561.32, Florida
11 Statutes, is amended, and subsection (6) is added to said
12 section, to read:

13 561.32 Transfer of licenses; change of officers or
14 directors; transfer of interest.--

15 (5) The division shall waive the transfer fee and the
16 delinquent penalties, but not the license renewal fee,when
17 the transfer of an interest in an alcoholic beverage license
18 occurs by operation of law because of a death, judicial
19 proceedings, court appointment of a fiduciary, foreclosure or
20 forced judicial sale, bankruptcy proceedings, or seizure of a
21 license by a government agency.

22 (6)(a) Notwithstanding any other provision of law,
23 except as provided in paragraph (b), any license issued after
24 October 1, 2000, under s. 561.20(1) shall not be transferable
25 in any manner, directly or indirectly, including by any change
26 in stock, partnership shares, or other form of ownership of
27 any entity holding the license, except by probate or
28 guardianship proceedings. Any attempted assignment, sale, or
29 transfer of interest in such license, directly or indirectly,
30 in violation of this provision is hereby declared void and the
31 license shall be deemed abandoned and shall revert to the

1 state to be issued in the manner provided by law for issuance
2 of new licenses.

3 (b) A license issued after October 1, 2000, under s.
4 561.20(1) may be transferred as provided by law only upon
5 payment to the division of a transfer fee in an amount equal
6 to fifty times the annual license fee specified in s.
7 565.02(1)(b)-(f) in the county in which the license is valid.
8 However, if the county is only authorized for the issuance of
9 a liquor license for package sales only, the transfer fee
10 shall be an amount equal to fifty times the annual license fee
11 specified in s. 565.02(1)(a). The transfer fee provided for in
12 this paragraph shall be in addition to any other transfer fee
13 provided by paragraph (3)(a).

14 Section 9. Section 561.331, Florida Statutes, is
15 amended to read:

16 561.331 Temporary license upon application for
17 transfer, change of location, or change of type or series.--

18 (1) Upon the filing of a properly completed
19 application for transfer pursuant to s. 561.32, which
20 application does not on its face disclose any reason for
21 denying an alcoholic beverage license, by any purchaser of a
22 business which possesses a beverage license of any type or
23 series, the purchaser of such business and the applicant for
24 transfer are entitled as a matter of right to receive a
25 temporary beverage license of the same type and series as that
26 held by the seller of such business. The temporary license
27 will be valid for all purposes under the Beverage Law until
28 the application is denied or until 14 days after the
29 application is approved. Such temporary beverage license shall
30 be issued by the district supervisor of the district in which
31 the application for transfer is made upon the payment of a fee

1 of \$100. A purchaser operating under the provisions of this
2 subsection is subject to the same rights, privileges, duties,
3 and limitations of a beverage licensee as are provided by law,
4 except that purchases of alcoholic beverages during the term
5 of such temporary license shall be for cash only. However,
6 such cash-only restriction does not apply if the entity
7 holding a temporary license pursuant to this section purchases
8 alcoholic beverages as part of a single-transaction
9 cooperative purchase placed by a pool buying agent or if such
10 entity is also the holder of a state beverage license
11 authorizing the purchase of the same type of alcoholic
12 beverages as authorized under the temporary license.

13 (2) Upon the filing of an application for change of
14 location pursuant to s. 561.33 by any qualified licensee who
15 possesses a beverage license of any type or series, which
16 application does not on its face disclose any reason for
17 denying an alcoholic beverage license, the licensee is
18 entitled as a matter of right to receive a temporary beverage
19 license of the same series as that license held by the
20 licensee to be valid for all purposes under the Beverage Law
21 until the application is denied or until 14 days after the
22 application is approved. Such temporary license shall be
23 issued by the district supervisor of the district in which the
24 application for change of location is made without the payment
25 of any further fee or tax. A licensee operating under the
26 provisions of this subsection is subject to the same rights,
27 privileges, duties, and limitations of a beverage licensee as
28 are provided by law.

29 (3) Upon the filing of a properly completed
30 application to change the type or series of a beverage license
31 by any qualified licensee having a beverage license of any

1 type or series, which application does not on its face
2 disclose any reason for denying an alcoholic beverage license,
3 the licensee is entitled as a matter of right to receive a
4 temporary beverage license of the type or series applied for,
5 which temporary license is valid for all purposes under the
6 Beverage Law until the application is denied or until 14 days
7 after the application is approved. Such temporary license
8 shall be issued by the district supervisor of the district in
9 which the application for change of type or series is made. If
10 the department issues a notice of intent to deny the license
11 application for failure of the applicant to disclose the
12 information required by s. 561.15(2) or (4), the temporary
13 license for transfer, change of location, or change of type of
14 series expires and shall not be extended during any proceeding
15 for administrative or judicial review pursuant to chapter 120.
16 If the fee for the type or series or license applied for is
17 greater than the fee for the license then held by the
18 applicant, the applicant for such temporary license must pay a
19 fee in the amount of \$100 or one-fourth of the difference
20 between the fees, whichever amount is greater. A fee is not
21 required for an application for a temporary license of a type
22 or series for which the fee is the same as or less than the
23 fee for the license then held by the applicant. The holder of
24 a temporary license under this subsection is subject to the
25 same rights, privileges, duties, and limitations of a beverage
26 licensee as are provided by law.

27 (4) Nothing in this section shall be construed to
28 permit the transfer or issuance of temporary licenses contrary
29 to the county-by-county limitation on the number of such
30 licenses based on population as provided in s. 561.20(1).

31

1 Section 10. Section 565.05, Florida Statutes, is
2 amended to read:

3 565.05 Purchase of distilled spirits by licensed
4 clubs; size of individual containers.--It is unlawful for any
5 person holding a license as a club for the sale of distilled
6 spirits to purchase any of said distilled spirits in
7 individual containers larger than 1.75 liters or 59.18 ounces,
8 or smaller than 0.50 liter or 16.9 ounces, except for golf
9 clubs licensed pursuant to s. 561.20(7)(b), which may purchase
10 50 milliliter or 1.7 ounce containers.

11 Section 11. Section 565.06, Florida Statutes, is
12 amended to read:

13 565.06 Clubs to sell only individual drinks.--It is
14 unlawful for any person holding a license as a club for the
15 sale of intoxicating liquors and beverages to sell the same
16 except by the individual drink. However, golf clubs licensed
17 pursuant to s. 561.20(7)(b) may sell individual containers of
18 50 milliliters or 1.7 ounces for consumption on the premises
19 only.

20 Section 12. This act shall take effect July 1, 2000.
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