

Bill No. SPB 7034

Barcode 393978

CHAMBER ACTION

Senate

House

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The Committee on Regulated Industries (King and Haridopolos) recommended the following amendment:

**Senate Amendment (with title amendment)**

On page 8, line 24 through page 9, line 10, delete those lines and insert:

~~(6) Every third year after the initial designation, on or before the licensee's annual license renewal, the licensed vendor must additionally provide to the division an agreed upon procedures report in a format established by rule of the department from a Florida certified public accountant that attests to the licensee's compliance with the percentage requirement of s. 386.203(11) for the preceding 36-month period. Such report shall be admissible in any proceeding pursuant to s. 120.57. This subsection does not apply to a stand-alone bar if the only food provided by the business, or in any other way present or brought onto the premises for consumption by patrons, is limited to nonperishable snack food items commercially prepackaged off the premises of the stand-alone bar and served without additions or preparation.~~

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1 ~~except that a stand-alone bar may pop popcorn for consumption~~  
 2 ~~on its premises, provided that the equipment used to pop the~~  
 3 ~~popcorn is not used to prepare any other food for patrons.~~

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6 ===== T I T L E    A M E N D M E N T =====

7 And the title is amended as follows:

8            On page 2, lines 1 and 2, delete those lines

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10 and insert:

11            conforming cross-references; eliminating  
 12            provisions requiring a

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