FINAL BILL ANALYSIS

BILL #: HB 4203 FINAL HOUSE FLOOR ACTION:

116 Y's 1 N's

SPONSOR: Rep. Gaetz GOVERNOR'S ACTION: Approved

COMPANION BILLS: N/A

SUMMARY ANALYSIS

HB 4203 was passed by the House on April 27, 2011, and subsequently passed the Senate on May 2, 2011. The bill was approved by the Governor on May 31, 2011, chapter 2011-268, Laws of Florida, and took effect on May 31, 2011. The bill repeals a 1969 Okaloosa County special act providing for the issuance of Special Restaurant Beverage (SRX) licenses to restaurants accommodating at least 200 patrons at tables and occupying more than 5,000 square feet of floor space. Repeal of this act will allow Okaloosa County restaurants to apply for SRX licenses under a less restrictive general law provision which provides for special licenses to be issued to restaurants accommodating at least 150 persons at tables and occupying more than 2,500 square feet of floor space.

The Economic Impact Statement indicates that no significant change in revenues is anticipated.

I. SUBSTANTIVE INFORMATION

A. EFFECT OF CHANGES:

Present Situation

Florida law limits the number of alcoholic beverage licenses that may be issued to one license for every 7,500 residents in a county¹. Special Restaurant Beverage (SRX) licenses may be issued in excess of the guota limitations in s. 561.20(1), F.S., and are regulated under Rule 61A-3.0141, F.A.C. With the exception of specified counties or cities, SRX licenses may be issued to bona fide restaurants with a service area occupying 2,500 or more square feet of floor space and with accommodations for the service and seating of 150 or more patrons at tables at one time.² All SRX licenses issued after January 1, 1958, have the suffix "SRX" as a part of the license number.

The specific requirements regarding the issuance of SRX licenses in Okaloosa County are found in chapter 69-798, L.O.F. The chapter specifies that SRX licenses may be issued to any bona fide restaurant with service for 200 or more patrons at tables and occupying more than 5,000 square feet of floor space.

Effect of the Bill:

HB 4203 repeals chapter 69-798, L.O.F. Repeal of this special act would allow restaurants in Okaloosa County to apply for special alcoholic beverage licenses under the less restrictive general law provision, which provides for special licenses to be issued to restaurants with 2,500 square feet of service area and equipped to serve 150 persons.³ It is unknown how many restaurants in Okaloosa County will eventually obtain a special alcoholic beverage license as a result of this bill.

The bill provides an effective date of upon becoming law.

The bill took effect upon becoming a law on May 31, 2011.

II. NOTICE/REFERENDUM AND OTHER REQUIREMENTS

A. NOTICE PUBLISHED? Yes [X] No []

IF YES, WHEN? February 2, 2011.

WHERE? The Northwest Florida Daily, a daily paper of general circulation published in Fort Walton Beach, St. Lucie County, Florida and distributed in Okaloosa County, Florida.

¹ S. 561.20(1), F.S.

² The exceptions for the square footage rule are: the counties of Alachua, Brevard, Broward, Citrus, for premises with a cocktail lounge or open bar, Dade, Pasco, St. Lucie, Walton, Martin, Nassau, Okaloosa, Okeechobee, Osceola, Hendry, Highlands, Hillsborough, Indian River, Lake, and Orange County with respect to Orlando, Winter Park, and Maitland. The exception for the service and seating rule are: the counties of Alachua, Brevard, Broward, Dade, Hendry, Highlands, Walton, Hillsborough, Indian River, Pasco, Martin, Nassau, Okaloosa, St. Lucie, Osceola, and Orange County with respect to Orlando, Winter Park, and Maitland. ³ s. 561.20(2)(a)4., F.S.

- B. REFERENDUM(S) REQUIRED? Yes [] No [X]
 IF YES, WHEN?
- C. LOCAL BILL CERTIFICATION FILED? Yes [X] No []
- D. ECONOMIC IMPACT STATEMENT FILED? Yes [X] No []