HB 775

1	A bill to be entitled					
2	An act relating to the Beverage Law; amending s.					
3	561.42, F.S.; providing an exemption from provisions					
4	relating to the tied house evil for specified					
5	financial transactions between a manufacturer or					
6	6 importer of malt beverages and a licensed vendor;					
7	providing conditions for the exemption; prohibiting					
8	8 the manufacturer or importer of malt beverages from					
9	soliciting or receiving any portion of certain					
10	payments from its distributors; providing an effective					
11	date.					
12						
13	Be It Enacted by the Legislature of the State of Florida:					
14						
15	Section 1. Subsection (15) is added to section 561.42,					
16	Florida Statutes, to read:					
17	561.42 Tied house evil; financial aid and assistance to					
18	vendor by manufacturer, distributor, importer, primary American					
19	source of supply, brand owner or registrant, or any broker,					
20	sales agent, or sales person thereof, prohibited; procedure for					
21	enforcement; exception					
22	(15)(a) Notwithstanding any other provision of this					
23	section, a manufacturer or importer of malt beverages and a					
24	vendor may enter into a written agreement for brand naming					
25	rights, including the right to advertise cooperatively,					

## Page 1 of 3

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2018

HB 775

2018

26	negotiated at arm's length for no more than fair market value						
27	<u>if:</u>						
28	1. The vendor operates places of business where						
29	consumption on the premises is permitted, the premises are						
30	located within a theme park complex consisting of at least 25						
31	contiguous acres owned and controlled by the same business						
32	entity, and the complex contains permanent exhibitions and a						
33	3 variety of recreational activities and has a minimum of 1						
34	4 million visitors annually through a controlled entrance to and						
35	5 exit from the theme park complex.						
36	6 2. Such agreement does not involve, either in whole or in						
37	7 part, the sale or distribution of malt beverages between the						
38	8 manufacturer or importer, or its distributor, and a vendor.						
~ ~	3. The vendor does not give preferential treatment to the						
39	5. The vender does not give preferential treatment to the						
39 40	alcoholic beverage brand or brands of the manufacturer or						
40	alcoholic beverage brand or brands of the manufacturer or						
40 41	alcoholic beverage brand or brands of the manufacturer or importer with whom the vendor has entered into such agreement. 4. Such agreement does not limit, either directly or						
40 41 42	alcoholic beverage brand or brands of the manufacturer or importer with whom the vendor has entered into such agreement. <u>4. Such agreement does not limit, either directly or</u>						
40 41 42 43	alcoholic beverage brand or brands of the manufacturer or importer with whom the vendor has entered into such agreement. 4. Such agreement does not limit, either directly or indirectly, the sale of alcoholic beverages of another						
40 41 42 43 44	<u>alcoholic beverage brand or brands of the manufacturer or</u> <u>importer with whom the vendor has entered into such agreement.</u> <u>4. Such agreement does not limit, either directly or</u> <u>indirectly, the sale of alcoholic beverages of another</u> <u>manufacturer or importer, or distributor.</u> <u>5. Within 10 days after the execution of such agreement,</u>						
40 41 42 43 44 45	<u>alcoholic beverage brand or brands of the manufacturer or</u> <u>importer with whom the vendor has entered into such agreement.</u> <u>4. Such agreement does not limit, either directly or</u> <u>indirectly, the sale of alcoholic beverages of another</u> <u>manufacturer or importer, or distributor.</u> <u>5. Within 10 days after the execution of such agreement,</u> <u>the vendor files with the division a description of the</u>						
40 41 42 43 44 45 46	<u>alcoholic beverage brand or brands of the manufacturer or</u> <u>importer with whom the vendor has entered into such agreement.</u> <u>4. Such agreement does not limit, either directly or</u> <u>indirectly, the sale of alcoholic beverages of another</u> <u>manufacturer or importer, or distributor.</u> <u>5. Within 10 days after the execution of such agreement,</u> <u>the vendor files with the division a description of the</u> <u>agreement which includes the location, dates, and the name of</u>						
40 41 42 43 44 45 46 47	alcoholic beverage brand or brands of the manufacturer or importer with whom the vendor has entered into such agreement. 4. Such agreement does not limit, either directly or indirectly, the sale of alcoholic beverages of another manufacturer or importer, or distributor. 5. Within 10 days after the execution of such agreement, the vendor files with the division a description of the agreement which includes the location, dates, and the name of the manufacturer or importer that entered into the agreement.						
40 41 42 43 44 45 46 47 48	<u>alcoholic beverage brand or brands of the manufacturer or</u> <u>importer with whom the vendor has entered into such agreement.</u> <u>4. Such agreement does not limit, either directly or</u> <u>indirectly, the sale of alcoholic beverages of another</u> <u>manufacturer or importer, or distributor.</u> <u>5. Within 10 days after the execution of such agreement,</u> <u>the vendor files with the division a description of the</u> <u>agreement which includes the location, dates, and the name of</u> <u>the manufacturer or importer that entered into the agreement.</u> <u>(b) A manufacturer or importer of malt beverages which is</u>						

Page 2 of 3

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FLORIDA	HOUSE	OF REP	RESENTA	TIVES
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HB 775

55

51 directly or indirectly, solicit or receive from any of its

- 52 distributors any portion of the payment due from the
- 53 manufacturer or importer of malt beverages to the vendor
- 54 pursuant to such agreement.

Section 2. This act shall take effect July 1, 2018.

Page 3 of 3

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2018