HOUSE OF REPRESENTATIVES LOCAL BILL STAFF ANALYSIS

BILL #: HB 745 Alachua County

SPONSOR(S): Watson, Jr.

TIED BILLS: IDEN./SIM. BILLS:

REFERENCE	ACTION	ANALYST	STAFF DIRECTOR or BUDGET/POLICY CHIEF
1) Local, Federal & Veterans Affairs Subcommittee	13 Y, 0 N	Darden	Miller
2) Business & Professions Subcommittee	13 Y, 0 N	Thompson	Anstead
3) State Affairs Committee			

SUMMARY ANALYSIS

Florida's Beverage Law places a limit on the number of "quota licenses" that the Department of Business and Professional Regulation (DBPR) may issue per county. A quota license allows a business to serve any alcoholic beverage regardless of alcoholic content, including liquor. DBPR is not limited by the Beverage Law on the number of licenses it may issue for businesses that serve only malt beverages and wine.

The bill would create an exception to s. 561.01(11), F.S., permitting businesses located within Celebration Pointe that are licensed to sell alcoholic beverages to patrons for consumption on the licensed premises to sell beverages to patrons for consumption off of the licensed premises, but still within Celebration Pointe as defined by the Alachua County Code of Ordinances.

According to House Rule 5.5(b), a local bill providing an exemption from general law may not be placed on the Special Order Calendar for expedited consideration. Since this bill creates an exemption to general law, the provisions of House Rule 5.5(b) apply.

This document does not reflect the intent or official position of the bill sponsor or House of Representatives. STORAGE NAME: h0745c.BPS

FULL ANALYSIS

I. SUBSTANTIVE ANALYSIS

A. EFFECT OF PROPOSED CHANGES:

Present Situation

Beverage Law

The Division of Alcoholic Beverages and Tobacco (Division) within DBPR is responsible for regulating the conduct, management, and operation of the manufacturing, packaging, distribution, and sale within the state of alcoholic beverages. Chapters 561-565 and 567-568, F.S., comprise Florida's Beverage Law.

Under the Beverage Law, DBPR is not limited on the number of licenses it issues to businesses that sell malt beverages or wine. However, s. 561.20, F.S., limits the number of licenses that may be issued under s. 565.02(1)(a)-(f), F.S., to one license per 7,500 residents per county with a minimum of three licenses per county that has approved the sale of intoxicating liquors. This license, often referred to as a "quota license," allows a business to sell any alcoholic beverage regardless of alcoholic content, including liquor or distilled spirits.

There are several exceptions to the quota license limitation, and businesses that meet the requirements set out in one of the exceptions pursuant to s. 561.20(2), F.S., may be issued a special license by DBPR that allows the business to serve any alcoholic beverages regardless of alcoholic content.

Pursuant to s. 561.01(11), F.S., alcoholic beverages sold for consumption on premises must be consumed inside the licensed premises.³ DBPR may approve a temporary expansion of the licensed premises to include a sidewalk or other outdoor area for special events.⁴ The business must pay an application fee of \$100, stipulate the timeframe for the special event, submit a sketch outlining the expanded premises, and submit written approval from the county or municipality.

Effect of Proposed Changes

The bill would create an exception to s. 561.01(11), F.S., permitting businesses located within Celebration Pointe that are licensed to sell alcoholic beverages to patrons for consumption on the licensed premises to sell beverages to patrons for consumption off of the licensed premises, but still within Celebration Pointe as defined by the Alachua County Code of Ordinances. The bill does not require such sales to occur during any special event or specified timeframe.

B. SECTION DIRECTORY:

Section 1: Creates an exception to general law, allowing businesses within Celebration Pointe authorized to sell alcoholic beverages for consumption on the licensed premises to sell alcoholic beverages for consumption off of the licensed premises but still within Celebration Pointe.

Section 2: Provides an effective date of upon becoming a law.

⁴ S. 561.01(11), F.S.

¹ S. 561.20(1), F.S.

² S. 565.02, F.S.

³ See s. 561.01(11), F.S. (defining "licensed premises" and requiring written approval from the county or municipality to include a sidewalk or any other outside area as part of the licensed premise).

II. NOTICE/REFERENDUM AND OTHER REQUIREMENTS

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

IF YES, WHEN? January 9, 2019.

WHERE? The Gainesville Sun, a daily newspaper of general circulation published in

Alachua County, Florida.

B. REFERENDUM(S) REQUIRED? Yes [] No [x]

IF YES, WHEN?

- C. LOCAL BILL CERTIFICATION FILED? Yes, attached [x] No []
- D. ECONOMIC IMPACT STATEMENT FILED? Yes, attached [x] No []

III. COMMENTS

A. CONSTITUTIONAL ISSUES:

None.

B. RULE-MAKING AUTHORITY:

The bill does not provide rulemaking authority or require executive branch rulemaking.

C. DRAFTING ISSUES OR OTHER COMMENTS:

According to House Rule 5.5(b), a local bill providing an exemption from general law may not be placed on the Special Order Calendar for expedited consideration. Since this bill creates an exemption to general law, the provisions of House Rule 5.5(b) apply.

IV. AMENDMENTS/ COMMITTEE SUBSTITUTE CHANGES

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HOUSE OF REPRESENTATIVES

2019 - 2020 LOCAL BILL CERTIFICATION FORM

	2010 2020 200A2 DIEZ GENTII TOATTON TONIM				
BILL #:	HB 745				
SPONSOR(S):	Representative Clovis Watson, Jr.				
RELATING TO:	Alachua County [Indicate Area Affected (City, County, or Special District) and Subject]				
NAME OF DELE					
	ON: Michelle Sherfiel d				
PHONE NO.: 850	7-717-5020 E-Mail: michelle.sherfield@myfloridahouse.gov				
the House (1) The me accomplish (2) The leg considerin (3) The bill required by (4) An Eco Clerk of the subcommi (1) Does ordina YES	In bill policy requires the following steps must occur before a committee or subcommittee of considers a local bill: Imbers of the local legislative delegation must certify that the purpose of the bill cannot be need at the local level; Islative delegation must hold a public hearing in the area affected for the purpose of go the local bill issue(s); Imput be approved by a majority of the legislative delegation, or a higher threshold if so a the rules of the delegation, at the public hearing or at a subsequent delegation meeting; and nomic Impact Statement for local bills must be prepared at the local level and filed with the expectation of the delegation, a local bill will not be considered by a committee or the existence without an Economic Impact Statement. It delegation certify the purpose of the bill cannot be accomplished by since of a local governing body without the legal need for a referendum? NO In a stouch the purpose of the bill cannot be accomplished at the local level: aws specific to liquor license.				
(0) D: 14b					
YES v	e delegation conduct a public hearing on the subject of the bill? NO				
Date hearing held: 12/17/2018 Location: Gainesville, FL - Santa Fe College					
(3) Was ti	nis bill formally approved by a majority of the delegation members?				
YES	NO UNANIMOUSLY APPROVED				
(4) Was a Clerk YES	n Economic Impact Statement prepared at the local level and filed with the of the House?				

II. Article III, Section 10 of the State Constitution prohibits passage of any special act unless notice of intention to seek enactment of the bill has been published as provided by general law (s. 11.02, F. S.) or

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the act is conditioned to take effect only upon approval by referendum vote of the electors in the area affected. Has this constitutional notice requirement been met? DATE 1/9/19 Notice published: YES ✓ Gainesville Alachua Where? County Referendum in lieu of publication: YES **Date of Referendum** III. Article VII, section 9(b) of the State Constitution prohibits passage of any bill creating a special taxing district, or changing the authorized millage rate for an existing special taxing district, unless the bill subjects the taxing provision to approval by referendum vote of the electors in the area affected. (1) Does the bill create a special district and authorize the district to impose an ad valorem tax? NO V YES (2) Does this bill change the authorized ad valorem millage rate for an existing special district? NO V YES If the answer to question (1) or (2) is YES, does the bill require voter approval of the ad valorem tax provision(s)? Please file this completed, original form with the Clerk of the House. 2/11/19 Senator Keith Perry Printed Name of Delegation Chair

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HOUSE OF REPRESENTATIVES

2019 ECONOMIC IMPACT STATEMENT FORM

Read all	instructions ca	arefully.	

House local bill policy requires that no local bill will be considered by a committee or a subcommittee without an Economic Impact Statement. This form must be prepared by an individual who is qualified to establish fiscal data and impacts and has personal knowledge of the information given (for example, a chief financial officer of a particular local government). Please file this completed, original form with the Clerk of the House as soon as possible after a bill is filed. Additional pages may be attached as necessary.

BILL#: HATY

SPONSOR(S): Representative C. Watson

RELATING TO: Alachua County

[Indicate Area Affected (City, County or Special District) and Subject]

Check if this is a revised Economic Impact Statement

I. REVENUES:

These figures are new revenues that would not exist but for the passage of the bill. The term "revenue" contemplates, but is not limited to, taxes, fees and special assessments. For example, license plate fees may be a revenue source. If the bill will add or remove property or individuals from the tax base, include this information as well.

FY 19-20 FY 20-21

Revenue decrease due to bill: \$\fminimal \\$ minimal

s minimal s minimal

Revenue increase due to bill:

II. COST:

Include all costs, both direct and indirect, including start-up costs. If the bill repeals the existence of a certain entity, state the related costs, such as satisfying liabilities and distributing assets.

Expenditures for Implementation, Administration and Enforcement:

FY 19-20 FY 20-21

\$ minimal \$ minimal

Please include explanations and calculations regarding how each dollar figure was determined in reaching total cost.

There is minimal cost to the entity that controls Celebration Pointe associated with the passage of the local bill. In addition, if it becomes law, the entity that controls Celebration Pointe will incur minimal additional costs associated with security as required by Alachua County.

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III. FUNDING SOURCE(S):

State the specific sources from which funding will be received, for example, license plate fees, state funds, borrowed funds, or special assessments.

If certain funding changes are anticipated to occur beyond the following two fiscal years, explain the change and at what rate taxes, fees or assessments will be collected in those years.

		FY 19-20	FY 20-21
Local:	· .	\$ <u>0</u>	\$ 0
State:		\$ 0	\$ 0
Federal:	3	0	\$ 0

IV. ECONOMIC IMPACT:

Potential Advantages:

Include all possible outcomes linked to the bill, such as increased efficiencies, and positive or negative changes to tax revenue. If an act is being repealed or an entity dissolved, include the increased or decreased efficiencies caused thereby.

Include specific figures for anticipated job growth.

1. Advantages to Individuals:

Individuals are benefited in that they will be able to carry alcoholic beverages off-premises from a licensed premises and partake in the shopping and activities being provided at Celebration Pointe. Currently, individuals are either required to finish their alcoholic beverages prior to leaving the licensed premises or to leave them unfinished.

2. Advantages to Businesses:

Although properly licensed temporary vendors can sell boverages within Celebration Pointe, the licensed premises within Celebration Pointe are prohibited by state law from allowing patrons to carry beverages off-premises. Licensed premises within Celebration Pointe will benefit as they will be able to sell alcohol to patrons that are not required to be consumed on-site. These businesses have invested in Celebration Pointe and Alachua County by entenig into long term leases. This local bill will allow them to avoid a burdensome requirement and allow them to continue to positively contribute to their community. Successful events at Celebration Pointe nebps all businesses within the community as well as increases sales tax revenues. Businesses also will avoid having to seek permission from DPBR, avoiding a small fee and application process, each time Celebration Pointe is having a special event.

Advantages to Government:

The Department of Business and Professional Regulation may see a minimal reduction of workload associated with having to process a temporary extension of premises applications. There is a potential that more revenues will be generated for Alachua County as Celebration Pointe holds events within its boundaries.

Potential Disadvantages:

Include all possible outcomes linked to the bill, such as inefficiencies, shortages, or market changes anticipated.

Include reduced business opportunities, such as reduced access to capital or training.

State any decreases in tax revenue as a result of the bill.

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	Disadvantages to Individuals:	Individuals may be disadvantaged as they may consume more alcoholic beverages than they otherwise would if they were required to leave their beverages within the licensed premises when they were departing the premises.
	2. Disadvantages to Businesses:	Although properly licensed temporary vendors can sell beverages within Celebration Pointe, the restaurants within Celebration Pointe are prohibited by state law from allowing patrons to carry beverages off-premises. Licensed temporary vendors may be disadvantaged as they are the sole vendors of beverages that may be consumed outside of a licensed premises within Celebration Pointe. There would be more competition between vendors and licensed premises.
	3. Disadvantages to Government:	The Department of Business and Professional Regulation may see a minimal reduction in fees as licensed premises within Celebration Pointe will no longer be required to apply for a temporary permit, which has a \$100 application fee. The moneys collected from the special event fees are deposited into the Alcoholic Beverage and Tobacco Trust Fund.
V. D	SCRIRE THE POTENTIAL IMPAG	CT OF THE BILL ON PRESENT GOVERNMENTAL
Si	ERVICES:	OT OF THE BILL ON PRESENT GOVERNIVIENTAL
	No impact is expected as the entity Alachua County to provide increase	that controls Celebration Pointe is required by ed security to ensure safe surroundings for its patrons
VI. SPEC	CIFIC DATA USED IN REACHING	ESTIMATES:
<u>.</u>	nclude the type(s) and source(s) of assumptions made, history of the in	f data used, percentages, dollar figures, all adustry/issue affected by the bill, and any audits.
	None.	

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STORAGE NAME: h0745c.BPS DATE: 3/12/2019

VII. CERTIFICATION BY PREPARER

I hereby certify I am qualified to establish fiscal data and impacts and have personal knowledge of the information given. I have reviewed all available financial information applicable to the substance of the above-stated local bill and confirm the foregoing Economic Impact Statement is a true and accurate estimate of the economic impact of the bill.

PREPARED BY:

[Must be signed by Preparer]

Print preparer's name:

Svein Dyrkolbotn

1/29/19

Date

TITLE (such as Executive Director, Actuary, Chief Accountant, or Budget Director):

President

REPRESENTING:

Celebration Pointe Association, Inc.

PHONE:

352.333.9333

E-MAIL ADDRESS:

Svein@vikingcompanies.org

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