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1 2 An act relating to craft distilleries; amending s. 3 565.02, F.S.; defining the term "destination entertainment venue"; authorizing craft distilleries 4 5 to be licensed as specified vendors under certain 6 circumstances; providing requirements for such 7 licenses; providing requirements for craft 8 distilleries for such licenses; prohibiting a licensee 9 from taking certain actions; requiring certain 10 alcoholic beverages to be obtained through a licensed distributor; amending s. 565.03, F.S.; redefining the 11 terms "branded product" and "craft distillery"; 12 13 prohibiting a distillery from operating as a craft distillery until certain requirements are met; 14 15 authorizing persons to have common ownership in craft 16 distilleries under certain circumstances; defining the 17 term "common ownership"; requiring a minimum percentage of a craft distillery's total finished 18 19 branded products to be distilled in this state and 20 contain one or more Florida agricultural products 21 after a specified date; revising the requirements and 22 prohibitions on the sale of branded products to 23 consumers by a licensed craft distillery; revising the 2.4 circumstances for which a craft distillery must report 25 certain information about the production of distilled spirits to the Division of Alcoholic Beverages and 26 27 Tobacco of the Department of Business and Professional 28 Regulation; revising prohibitions on the shipment of 29 certain products by a craft distillery; revising

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202146er 30 prohibitions on the transfer of a craft distillery license or ownership interest in such license; 31 32 revising prohibitions relating to affiliated ownership of craft distilleries; authorizing a craft distillery 33 34 to transfer specified distilled spirits from certain 35 locations to its souvenir gift shop and tasting room; 36 making technical changes; requiring the keeping of 37 records for alcoholic beverages received from specified persons; amending s. 565.17, F.S.; 38 39 authorizing craft distilleries to conduct spirituous beverage tastings under certain circumstances; 40 requiring the division to issue permits to craft 41 42 distilleries to conduct tastings and sales at certain locations; specifying requirements for distilleries 43 44 for such permits; providing an effective date. 45 46 Be It Enacted by the Legislature of the State of Florida: 47 48 Section 1. Present subsection (12) of section 565.02, 49 Florida Statutes, is redesignated as subsection (13), and a new 50 subsection (12) is added to that section, to read: 565.02 License fees; vendors; clubs; caterers; and others.-51 52 (12) (a) As used in this subsection, the term "destination 53 entertainment venue" means a venue that: 54 1. Is located in a designated community redevelopment area 55 authorized under an adopted community redevelopment plan to 56 support urban redevelopment and economic development; 57 2. Is owned by any person licensed as a craft distillery 58 located within the destination entertainment venue;

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59	3. Is adjacent to and served by multimodal transportation
60	options, including, at a minimum, bicycle and pedestrian trails
61	included on an adopted city or county trails map and mass
62	transit routes established by a city, county, or regional
63	transportation authority; and
64	4. Is located within a contiguous area of at least 15
65	acres, including associated parking and stormwater requirements
66	as required by local law, regulation, or ordinance, and that
67	contains:
68	a. At least one indoor event venue with a minimum capacity
69	of 150 people which is fully serviced by a connected onsite
70	kitchen;
71	b. At least one outdoor event venue with a minimum capacity
72	of 1,000 people which has regularly occurring live entertainment
73	on a stage that is at least 12 feet deep and 16 feet wide; and
74	c. One or more licensed craft distilleries sharing
75	identical ownership.
76	(b) Notwithstanding any other provisions of the Beverage
77	Law, upon the payment of the appropriate fees, a craft
78	distillery licensed in this state may be licensed as a vendor
79	only for consumption on the premises of alcoholic beverages
80	manufactured by other manufacturers and acquired through a
81	distributor. The issuance of a license under this paragraph is
82	not subject to any quota or limitation, except that the craft
83	distillery must be:
84	1. Located on property within a destination entertainment
85	venue; and
86	2. In operation and open for tours during normal business
87	hours at least 5 days a week.

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88	(c) The vendor license may be issued only for the premises
89	included on the licensed premises sketch on file with the
90	division under s. 565.03 for the craft distillery, including its
91	souvenir gift shop or tasting room.
92	(d) No more than three craft distilleries may be licensed
93	as a vendor in a community redevelopment area under this
94	subsection. Craft distilleries licensed as a vendor under this
95	subsection must be located within the same destination
96	entertainment venue and must share identical ownership, and each
97	craft distillery must distill, blend, or rectify at least 50,000
98	gallons of branded products per calendar year.
99	(e) Except as otherwise provided in this paragraph, a craft
100	distillery licensed as a vendor under this subsection shall be
101	treated as a vendor and is subject to all provisions relating to
102	such vendors licensed to sell alcoholic beverages for
103	consumption on premises. A craft distillery licensed as a vendor
104	may not make package sales for off-premises consumption or make
105	any delivery or shipment of alcoholic beverages away from the
106	destination entertainment venue or the craft distillery, unless
107	such shipment or delivery is authorized for a craft distillery
108	under s. 565.03.
109	(f) Alcoholic beverages manufactured by another licensed
110	manufacturer, including branded products manufactured at another
111	craft distillery location sharing identical ownership, must be
112	obtained through a licensed distributor.
113	Section 2. Present subsections (6) and (7) of section
114	565.03, Florida Statutes, are redesignated as subsections (7)
115	and (8), respectively, a new subsection (6) is added to that
116	section, and paragraphs (a) and (b) of subsection (1) and

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117	subsections (2) and (5) of that section are amended, to read:
118	565.03 License fees; manufacturers, distributors, brokers,
119	sales agents, and importers of alcoholic beverages; vendor
120	licenses and fees; distilleries and craft distilleries
121	(1) As used in this section, the term:
122	(a) "Branded product" means any distilled spirits product
123	that:
124	1. Is owned by a craft distillery;
125	2. Contains distilled spirits that are manufactured by
126	distilling, rectifying, or blending by the craft distillery on
127	its licensed premises; and
128	3. Has manufactured on site, which requires a federal
129	certificate and label approval by the Federal <u>Government</u> Alcohol
130	Administration Act or federal regulations.
131	(b) "Craft distillery" means a licensed distillery <u>in this</u>
132	state which distills, rectifies, or blends 250,000 that produces
133	75,000 or fewer gallons <u>or less of distilled spirits</u> per
134	calendar year of distilled spirits on its premises and has
135	notified the division in writing of its decision to qualify as a
136	craft distillery .
137	(2)(a) <u>A distillery may not operate as a craft distillery</u>
138	until the distillery has provided to the division written
139	notification that it meets the criteria specified in paragraph
140	(1)(b). Upon the division's receipt of the notification and its
141	verification that the distillery meets all such criteria, the
142	division shall add the designation of craft distiller on the
143	distillery's license.
144	(b) A person may not share common ownership in more than 10
145	craft distilleries, provided that no more than:

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146	1. Four of the distilleries each distill, rectify, or blend
147	250,000 gallons or less of distilled spirits per calendar year;
148	and
149	2. Six of the distilleries each distill, rectify, or blend
150	50,000 gallons or less of distilled spirits per calendar year.
151	
152	As used in this paragraph, the term "common ownership" means
153	having a direct or indirect financial interest in two or more
154	distilleries by the same person.
155	(c) Effective July 1, 2026, a minimum of 60 percent of a
156	craft distillery's total finished branded products must be
157	distilled in this state and contain one or more Florida
158	agricultural products.
159	(d) A distillery or a craft distillery authorized to do
160	business under the Beverage Law shall pay an annual state
161	license tax for each plant or branch operating in the state, as
162	follows:
163	1. A distillery engaged in the business of manufacturing
164	distilled spirits: \$4,000.
165	2. A craft distillery engaged in the business of
166	manufacturing distilled spirits: \$1,000.
167	3. A person engaged in the business of rectifying and
168	blending spirituous liquors and nothing else: \$4,000.
169	<u>(e)</u> <u>A</u> licensed distillery or licensed craft distillery
170	may Persons licensed under this section who are in the business
171	of distilling spirituous liquors may also engage in the business
172	of rectifying <u>or</u> and blending spirituous liquors without the
173	payment of an additional license tax.
174	<u>(f)</u> A craft distillery licensed under this section may

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202146er 175 sell directly to consumers up to 75,000 gallons per calendar 176 year of, at its souvenir gift shop, branded products that are 177 manufactured by the craft distillery distilled on its premises. 178 A craft distillery may sell branded products directly to 179 consumers by the drink for consumption on the premises or by the package in factory-sealed containers for consumption off the 180 premises in this state in factory-sealed containers that are 181 182 filled at the distillery for off-premises consumption. Such 183 sales are authorized only in the craft distillery's souvenir gift shop or tasting room located on private property contiguous 184 to the licensed distillery premises. Branded products sold to 185 186 consumers must have been distilled, rectified, or blended on the 187 distillery premises that is located contiguous to the craft 188 distillery's souvenir gift shop or tasting room. The souvenir 189 gift shop or tasting room must be in this state and included on the sketch or diagram defining the licensed premises submitted 190 191 with the distillery's license application. All sketch or diagram 192 revisions by the distillery shall require the division's 193 approval verifying that the locations of the souvenir gift shops 194 and tasting rooms shop location operated by the licensed 195 distillery are is owned or leased by the distillery and on 196 property contiguous to the distillery's production building in 197 this state. 198 1. Except as authorized under s. 565.17(2), a craft 199 distillery may not sell any factory-sealed individual containers

200 of spirits <u>to consumers</u> except in face-to-face sales 201 transactions with <u>such</u> consumers <u>at the craft distillery's</u> 202 <u>licensed premises. Such branded products must be in compliance</u> 203 <u>with the container limits under s. 565.10 and be intended for</u>

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204	personal consumption rather than for resale who are making a
205	purchase of no more than six individual containers of each
206	branded product.

207 2. Each container sold in face-to-face transactions with 208 consumers must comply with the container limits in s. 565.10, 209 per calendar year for the consumer's personal use and not for 210 resale and who are present at the distillery's licensed premises 211 in this state.

3. A craft distillery must report to the division within 5 days after it <u>exceeds</u> reaches the production <u>limits or is no</u> <u>longer operating under the requirements or</u> limitations provided in paragraph (1)(b). Any retail sales <u>of branded products by the</u> <u>drink or by the package</u> to consumers at the craft distillery's licensed premises are prohibited beginning the day after it <u>exceeds</u> reaches the production limitation.

219 3.4. A craft distillery may not ship or arrange to ship any 220 of its branded products or any other alcoholic beverages 221 distilled spirits to consumers and may sell and deliver only to 222 consumers within the state in a face-to-face transaction at the 223 distillery property. However, a craft distillery distiller licensed under this section may ship, arrange to ship, or 224 deliver such spirits to any manufacturers of distilled spirits, 225 226 wholesale distributors of distilled spirits, state or federal bonded warehouses, or and exporters. 227

4.5. Except as provided in <u>subparagraph 5.</u> subparagraph 6.,
it is unlawful to transfer a <u>craft</u> distillery license for a
distillery that produces 75,000 or fewer gallons per calendar
year of distilled spirits on its premises or any ownership
interest in such license to an individual or entity that has a

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202146er 233 direct or indirect ownership interest in any distillery that 234 distills, rectifies, or blends 250,000 gallons or more per 235 calendar year of distilled spirits under any license issued 236 licensed in this state; in another state, territory, or country; or by the United States Government to distill manufacture, 237 blend, or rectify distilled spirits for beverage purposes. 238 239 5.6. Except as provided in paragraph (b), a craft 240 distillery may shall not have its ownership affiliated with 241 another distillery, unless such distillery is owned by an individual or entity that distills, rectifies, or blends 250,000 242 243 gallons or less per calendar year of distilled spirits produces 75,000 or fewer gallons per calendar year of distilled spirits 244 245 on each of its premises in this state or in another state, 246 territory, or country. 247 6. A craft distillery may transfer up to 75,000 gallons per 248 calendar year of its branded products that it distills, 249 rectifies, or blends from its federal bonded space, nonbonded 250 space at its licensed premises, or storage areas to its souvenir 251 gift shop and tasting room. (5) A craft distillery making sales under paragraph (2)(f) 252 253 paragraph (2)(c) is responsible for submitting any excise taxes 254 due to the state on distilled spirits on beverages under the Beverage Law with in its monthly report to the division with any 255 256 tax payments due to the state. 257 (6) A craft distillery shall keep complete and accurate 258 records of all alcoholic beverages received from any point 259 within or outside the state from another manufacturer, or from a 260 broker or sales agent or importer, including any delivery 261 invoice or other record of the common or contract carrier of

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202146er 262 freight making the delivery of such alcoholic beverages. The 263 records shall be kept and maintained for a period of 3 years, as 264 required by s. 561.55. 265 Section 3. Section 565.17, Florida Statutes, is amended to 266 read: 267 565.17 Beverage tastings by distributors, craft 268 distilleries, and vendors.-269 (1) A licensed distributor of spirituous beverages, a craft 270 distillery as defined in s. 565.03, or any vendor $_{\tau}$ is authorized 271 to conduct spirituous beverage tastings upon any licensed premises authorized to sell spirituous beverages by package or 272 273 for consumption on premises without being in violation of s. 274 561.42, provided that the conduct of the spirituous beverage 275 tasting shall be limited to and directed toward the general 276 public of the age of legal consumption. 277 (2) Craft distilleries may conduct tastings and sales of 278 distilled spirits produced by the craft distilleries at Florida 279 fairs, trade shows, farmers markets, expositions, and festivals. 280 The division shall issue permits to craft distilleries for such tastings and sales. A craft distillery must pay all entry fees 281 282 and must have a distillery representative present during the 283 event. The permit is limited to the duration and physical location of the event. 284 285 Section 4. This act shall take effect July 1, 2021.

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