

27 is lawful; amending s. 563.06, F.S.; conforming
 28 provisions; providing for a malt beverage container
 29 defined as a growler; providing requirements for
 30 growlers; creating s. 563.09, F.S.; authorizing a
 31 licensed manufacturer, distributor, or importer of
 32 malt beverages to conduct a malt beverage tasting;
 33 providing requirements and limitations; amending s.
 34 565.03, F.S.; defining the term "branded product";
 35 revising the limitation on the number of containers
 36 that may be sold to consumers by craft distilleries;
 37 applying such limitation to individual containers for
 38 each branded product; prohibiting a craft distillery
 39 from shipping or arranging to ship any of its
 40 distilled spirits to consumers; limiting the sale and
 41 delivery of distilled spirits; revising a restriction
 42 on certain craft distillery ownership; requiring the
 43 Department of Transportation to install certain
 44 directional signs at specified locations upon the
 45 request of a craft distillery licensed in this state;
 46 requiring the requesting craft distillery to pay
 47 specified costs; providing an effective date.

48

49 Be It Enacted by the Legislature of the State of Florida:

50

51 Section 1. Paragraph (a) of subsection (4) of section
 52 402.82, Florida Statutes, is amended to read:

53 402.82 Electronic benefits transfer program.—

54 (4) Use or acceptance of an electronic benefits transfer
55 card is prohibited at the following locations or for the
56 following activities:

57 (a) The purchase of an alcoholic beverage as defined in s.
58 561.01 and sold pursuant to the Beverage Law ~~An establishment~~
59 ~~licensed under the Beverage Law to sell distilled spirits as a~~
60 ~~vendor and restricted as to the types of products that can be~~
61 ~~sold under ss. 565.04 and 565.045 or a bottle club as defined in~~
62 ~~s. 561.01.~~

63 Section 2. Subsection (2) of section 561.221, Florida
64 Statutes, is amended to read:

65 561.221 Retail exceptions to manufacturing licenses;
66 brewing exceptions to vendor licenses ~~Licensing of manufacturers~~
67 ~~and distributors as vendors and of vendors as manufacturers;~~
68 conditions and limitations.—

69 (2) On or after July 1, 2015, the division may ~~is~~
70 ~~authorized to issue one vendor's license ~~licenses~~ to a
71 manufacturer of malt beverages at no more than six licensed
72 manufacturing premises for which the manufacturer has an
73 interest, directly or indirectly, in the license. The
74 manufacturer must meet the following requirements:~~

75 (a) The transactions must be face-to-face transactions,
76 which, notwithstanding s. 561.57(1), requires the physical
77 presence of the consumer to make payment for and take receipt of
78 the beverages on the licensed manufacturing premises.

79 (b) The vendor's license must be located on the licensed
 80 manufacturing premises consisting of a single complex that
 81 includes a brewery. Such premises may be divided by no more than
 82 one public street or highway. The licensed vendor premises shall
 83 be included on the sketch or diagram defining the licensed
 84 premises submitted with the manufacturer's license application
 85 pursuant to s. 561.01(11). All sketch or diagram revisions by
 86 the manufacturer must be approved by the division, verifying
 87 that the vendor premises operated by the licensed manufacturer
 88 is owned or leased by the manufacturer and is located on the
 89 licensed manufacturing premises.

90 (c) The manufacturer may sell alcoholic beverages under its
 91 vendor's license as follows:

92 1. Malt beverages manufactured on the licensed
 93 manufacturing premises or at another licensed manufacturing
 94 premises for which the manufacturer has an interest, directly or
 95 indirectly, in the license for:

96 a. On-premises consumption.

97 b. Off-premises consumption in authorized containers
 98 pursuant to s. 563.06(6), limited to 288 ounces of malt
 99 beverages per customer per day;

100 c. Off-premises consumption in kegs;

101 d. Off-premises consumption in growlers pursuant to s.
 102 563.06(7).

103 2. Malt beverages manufactured exclusively by other
 104 manufacturers for:

105 a. On-premises consumption.

106 b. Off-premises consumption in growlers pursuant to s.
 107 563.06(7).

108 3. Any wine or liquor for on-premises or off-premises
 109 consumption as authorized under its vendor's license.

110 (d) A manufacturer of malt beverages licensed pursuant to
 111 this subsection is responsible for paying applicable excise
 112 taxes to the division and submitting applicable reports pursuant
 113 to ss. 561.50 and 561.55 with respect to the amount of malt
 114 beverages manufactured and sold pursuant to its vendor's license
 115 or given to consumers.

116 (e) This subsection does not preclude a licensed
 117 manufacturer of malt beverages with a vendor's license from
 118 holding a permanent public food service establishment license
 119 under chapter 509 on the licensed manufacturing premises.

120 (f) Notwithstanding any other provision of the Beverage
 121 Law, a manufacturer holding multiple manufacturing licenses may
 122 transfer malt beverages to a licensed facility, as provided in
 123 s. 563.022(14)(d), in an amount up to the yearly production
 124 amount at the receiving facility.

125 (g) A manufacturer or a group of manufacturers that are
 126 connected may not hold vendor's licenses under this subsection
 127 at more than six licensed manufacturing premises total or
 128 combined, and a separate vendor's license is required for each
 129 manufacturing premises. For purposes of this subsection, a
 130 manufacturer is considered connected to another manufacturer if

131 it directly or indirectly through one or more intermediaries,
 132 controls or is controlled by, or is under common control with,
 133 the other manufacturer. A manufacturer is also considered
 134 connected to another manufacturer if either has any direct or
 135 indirect ownership interest in the other or another person or
 136 entity has any direct or indirect ownership interest in both or
 137 if both have any common officer, director, or manager, operate
 138 under the direction of common management, or control any assets
 139 related to a business for which a malt beverage manufacturer
 140 license is issued. However, any ownership interest of less than
 141 10 percent in a manufacturer, including the purchase of stock,
 142 does not constitute an ownership interest sufficient to create a
 143 connection to that manufacturer under this subsection, even if
 144 ~~such manufacturer is also licensed as a distributor, for the~~
 145 ~~sale of alcoholic beverages on property consisting of a single~~
 146 ~~complex, which property shall include a brewery and such other~~
 147 ~~structures which promote the brewery and the tourist industry of~~
 148 ~~the state. However, such property may be divided by no more than~~
 149 ~~one public street or highway.~~

150 Section 3. Paragraph (c) is added to subsection (1) of
 151 section 561.32, Florida Statutes, to read:

152 561.32 Transfer of licenses; change of officers or
 153 directors; transfer of interest.—

154 (1) Licenses issued under the provisions of the Beverage
 155 Law shall not be transferable except as follows:

156 (c) Prior to a manufacturer becoming connected with one or

157 more other manufacturers as described in s. 561.221(2)(g), which
158 would result in the connected manufacturers together holding a
159 number of vendor's licenses in excess of the maximum combined
160 number allowed pursuant to s. 561.221(2), the manufacturers must
161 submit a detailed plan for divestment of the businesses for
162 which the excess licenses have been issued, and have the
163 divestment of excess licenses completed at the time of the
164 connections. The manufacturers may obtain a transfer of the
165 excess licenses to the purchasers of the businesses, provided
166 the application of the purchaser is approved by the division in
167 accordance with the same procedure provided for in ss. 561.17,
168 561.18, 561.19, ad 561.65. Failure to comply shall subject all
169 connected manufacturers to disciplinary action.

170 Section 4. Subsection (14) of section 561.42, Florida
171 Statutes, is amended to read:

172 561.42 Tied house evil; financial aid and assistance to
173 vendor by manufacturer, distributor, importer, primary American
174 source of supply, brand owner or registrant, or any broker,
175 sales agent, or sales person thereof, prohibited; procedure for
176 enforcement; exception.—

177 (14) The division shall adopt reasonable rules governing
178 promotional displays and advertising, which rules shall not
179 conflict with or be more stringent than the federal regulations
180 pertaining to such promotional displays and advertising
181 furnished to vendors by distributors, manufacturers, importers,
182 primary American sources of supply, or brand owners or

183 registrants, or any ~~broker,~~ sales agent, or sales person
 184 thereof; however:

185 (a) If a manufacturer, distributor, importer, brand owner,
 186 or brand registrant of malt beverage, or any ~~broker,~~ sales
 187 agent, or sales person thereof, provides a vendor with
 188 expendable retailer advertising specialties such as trays,
 189 coasters, mats, menu cards, napkins, cups, glasses,
 190 thermometers, and the like, such items may ~~shall~~ be sold only at
 191 a price not less than the actual cost to the industry member who
 192 initially purchased them, without limitation in total dollar
 193 value of such items sold to a vendor.

194 (b) Without limitation in total dollar value of such items
 195 provided to a vendor, a manufacturer, distributor, importer,
 196 brand owner, or brand registrant of malt beverage, or any
 197 ~~broker,~~ sales agent, or sales person thereof, may rent, loan
 198 without charge for an indefinite duration, or sell durable
 199 retailer advertising specialties such as clocks, pool table
 200 lights, and the like, which bear advertising matter.

201 (c) If a manufacturer, distributor, importer, brand owner,
 202 or brand registrant of malt beverage, or any ~~broker,~~ sales
 203 agent, or sales person thereof, provides a vendor with consumer
 204 advertising specialties such as ashtrays, T-shirts, bottle
 205 openers, shopping bags, and the like, such items may ~~shall~~ be
 206 sold only at a price not less than the actual cost to the
 207 industry member who initially purchased them, and ~~but~~ may be
 208 sold without limitation in total value of such items sold to a

209 vendor.

210 (d) A manufacturer, distributor, importer, brand owner, or
 211 brand registrant of malt beverage, or any ~~broker~~, sales agent,
 212 or sales person thereof, may provide consumer advertising
 213 specialties described in paragraph (c) to consumers on any
 214 vendor's licensed premises.

215 ~~(e) Manufacturers, distributors, importers, brand owners,~~
 216 ~~or brand registrants of beer, and any broker, sales agent, or~~
 217 ~~sales person thereof, shall not conduct any sampling activities~~
 218 ~~that include tasting of their product at a vendor's premises~~
 219 ~~licensed for off-premises sales only.~~

220 (e)-(f) A manufacturer ~~Manufacturers, distributor~~
 221 ~~distributors, importer importers, brand owner owners,~~ or brand
 222 registrant registrants of malt beverages ~~beer,~~ and any ~~broker,~~
 223 sales agent, or sales person thereof or contracted third-party,
 224 may shall not engage in cooperative advertising with a vendor
 225 and may not name a vendor in any advertising for a malt beverage
 226 tasting authorized under s. 563.09 vendors.

227 (f)-(g) A distributor ~~Distributors~~ of malt beverages ~~beer~~
 228 may sell to a vendor ~~vendors~~ draft equipment and tapping
 229 accessories at a price not less than the cost to the industry
 230 member who initially purchased them, except there is no required
 231 charge, and the a distributor may exchange any parts that ~~which~~
 232 are not compatible with a competitor's system and are necessary
 233 to dispense the distributor's brands. A distributor of malt
 234 beverages ~~beer~~ may furnish to a vendor at no charge replacement

235 parts of nominal intrinsic value, including, but not limited to,
 236 washers, gaskets, tail pieces, hoses, hose connections, clamps,
 237 plungers, and tap markers.

238 Section 5. Subsection (1) of section 561.5101, Florida
 239 Statutes, is amended to read:

240 561.5101 Come-to-rest requirement; exceptions; penalties.—

241 (1) For purposes of inspection and tax-revenue control,
 242 all malt beverages, except those manufactured and sold by the
 243 same licensee, pursuant to s. 561.221(2) or (3) ~~s. 561.221(3)~~,
 244 must come to rest at the licensed premises of an alcoholic
 245 beverage wholesaler in this state before being sold to a vendor
 246 by the wholesaler. The prohibition contained in this subsection
 247 does not apply to the shipment of malt beverages commonly known
 248 as private labels. The prohibition contained in this subsection
 249 shall not prevent a manufacturer from shipping malt beverages
 250 for storage at a bonded warehouse facility, provided that such
 251 malt beverages are distributed as provided in this subsection or
 252 to an out-of-state entity.

253 Section 6. Subsections (3), (4), (5), and (6) of section
 254 561.57, Florida Statutes, are amended to read:

255 561.57 Deliveries by licensees.—

256 (3) A licensed vendor may transport alcoholic beverage
 257 purchases from a distributor's place of business to the vendor's
 258 licensed premises or off-premises storage, if the vehicle used
 259 to transport the alcoholic beverages is owned or leased by the
 260 vendor or any person who has been disclosed on a license

261 application filed by the vendor and approved by the division ~~and~~
262 ~~a valid vehicle permit has been issued for such vehicle.~~ A
263 vehicle owned or leased by a person disclosed on a license
264 application filed by the vendor and approved by the division
265 under this subsection must be operated by such person when
266 transporting alcoholic beverage purchases from a distributor's
267 place of business to the vendor's licensed premises or off-
268 premises storage.

269 ~~(4) A vehicle permit may be obtained by a licensed vendor~~
270 ~~or any person authorized in subsection (3) upon application and~~
271 ~~payment of a fee of \$5 per vehicle to the division. The~~
272 ~~signature of the person authorized in subsection (3) must be~~
273 ~~included on the vehicle permit application. Such permit remains~~
274 ~~valid and does not expire unless the vendor or any person~~
275 ~~authorized in subsection (3) disposes of his or her vehicle, or~~
276 ~~the vendor's alcoholic beverage license is transferred,~~
277 ~~anceled, not renewed, or is revoked by the division, whichever~~
278 ~~occurs first. The division shall cancel a vehicle permit issued~~
279 ~~to a vendor upon request from the vendor. The division shall~~
280 ~~cancel a vehicle permit issued to any person authorized in~~
281 ~~subsection (3) upon request from that person or the vendor. By~~
282 ~~acceptance of a vehicle permit, the vendor or any person~~
283 ~~authorized in subsection (3) agrees that such vehicle is always~~
284 ~~subject to inspection and search without a search warrant, for~~
285 ~~the purpose of ascertaining that all provisions of the alcoholic~~
286 ~~beverage laws are complied with, by authorized employees of the~~

287 ~~division and also by sheriffs, deputy sheriffs, and police~~
 288 ~~officers during business hours or other times that the vehicle~~
 289 ~~is being used to transport or deliver alcoholic beverages. A~~
 290 ~~vehicle permit issued under this subsection and invoices or~~
 291 ~~sales tickets for alcoholic beverages purchased and transported~~
 292 ~~must be carried in the vehicle used by the vendor or any person~~
 293 ~~authorized in subsection (3) when the vendor's alcoholic~~
 294 ~~beverages are being transported or delivered.~~

295 (4)~~(5)~~ Nothing contained in this section shall prohibit
 296 deliveries by the licensee from his or her permitted storage
 297 area or deliveries by a distributor from the manufacturer to his
 298 or her licensed premises; nor shall a pool buying agent be
 299 prohibited from transporting pool purchases to the licensed
 300 premises of his or her members with the licensee's owned or
 301 leased vehicles, and in such cases, ~~no vehicle permit shall be~~
 302 ~~required in the transporting of such alcoholic beverages.~~ In
 303 addition, a licensed salesperson of wine and spirits is
 304 authorized to deliver alcoholic beverages in his or her vehicle
 305 on behalf of the distributor ~~without having to obtain a vehicle~~
 306 ~~permit.~~

307 ~~(6) Common carriers are not required to have vehicle~~
 308 ~~permits to transport alcoholic beverages.~~

309 Section 7. Subsections (2), (3), (4), and (5) of section
 310 562.07, Florida Statutes, are amended to read:

311 562.07 Illegal transportation of beverages.—It is unlawful
 312 for alcoholic beverages to be transported in quantities of more

313 than 12 bottles except as follows:

314 (2) In the owned or leased vehicles of licensed vendors or
 315 any persons authorized in s. 561.57(3) transporting alcoholic
 316 beverage purchases from the distributor's place of business to
 317 the vendor's licensed place of business or off-premises storage
 318 and to which said vehicles are carrying a permit and invoices or
 319 sales tickets for alcoholic beverages purchased and transported
 320 as provided for in the alcoholic beverage law;

321 (3) By individuals who possess such beverages not for
 322 resale within the state;

323 (4) By licensed manufacturers, distributors, or vendors
 324 transporting ~~delivering~~ alcoholic beverages pursuant to s.
 325 561.57 ~~away from their place of business in vehicles which are~~
 326 ~~owned or leased by such licensees; and~~

327 (5) By a vendor, distributor, pool buying agent, or
 328 salesperson of wine and spirits as outlined in s. 561.57(4) ~~s.~~
 329 ~~561.57(5)~~.

330 Section 8. Subsections (6) of section 562.34, Florida
 331 Statutes, is created to read:

332 562.34 Containers; seizure and forfeiture.—

333 (6) Notwithstanding the provisions of this section, it
 334 shall not be unlawful for any person to have in her or his
 335 possession, custody, or control a growler as described in s.
 336 563.06(7), either full or empty, or to transport such growler.

337 Section 9. Subsections (1) and (6) of section 563.06,
 338 Florida Statutes, are amended to read:

339 563.06 Malt beverages; imprint on individual container;
 340 size of containers; exemptions.-

341 (1) ~~On and after October 1, 1959,~~ All taxable malt
 342 beverages packaged in individual containers possessed by any
 343 person in the state for the purpose of sale or resale in the
 344 state, except operators of railroads, sleeping cars, steamships,
 345 buses, and airplanes engaged in interstate commerce and licensed
 346 under this section, shall have imprinted thereon in clearly
 347 legible fashion by any permanent method the word "Florida" or
 348 "FL" and no other state name or abbreviation of any state name
 349 in not less than 8-point type. The word "Florida" or "FL" shall
 350 appear first or last, if imprinted in conjunction with any
 351 manufacturer's code. A facsimile of the imprinting and its
 352 location as it will appear on the individual container shall be
 353 submitted to the division for approval.

354 (6) With the exception of growlers as described in
 355 subsection (7), all malt beverages packaged in individual
 356 containers sold or offered for sale by vendors at retail in this
 357 state shall be in individual containers containing no more than
 358 32 ounces of such malt beverages; ~~provided, however, that~~
 359 nothing contained in this section shall affect malt beverages
 360 packaged in bulk, ~~or~~ in kegs, or in barrels or in any individual
 361 container containing 1 gallon or more of such malt beverage
 362 regardless of individual container type.

363 (7) Notwithstanding any other provision of the Beverage
 364 Law, a malt beverage may be packaged in a growler, which is an

365 individual container that holds 32, 64, or 128 ounces of such
366 malt beverage if it is filled at the point of sale.

367 (a) A growler may be filled or refilled by any of the
368 following:

369 1. A licensed manufacturer of malt beverages holding a
370 vendor's license under s. 561.221(2).

371 2. A vendor holding a quota license under s. 561.20(1) or
372 s. 565.02(1)(a) that authorizes the sale of malt beverages.

373 3. A vendor holding a license under s. 563.02(1)(b)-(f), s.
374 564.02(1)(b)-(f), or s. 565.02(1)(b)-(f), unless such license
375 restricts the sale of malt beverages to sale for consumption
376 only on the premises of such vendor.

377 (b) A growler must include an imprint or label that
378 provides information specifying the name of the manufacturer,
379 the brand, and the percentage of alcohol by volume of the malt
380 beverage. The container must have an unbroken seal or be
381 incapable of being immediately consumed.

382 (c) A licensee authorized to fill or refill growlers may
383 not use growlers for the purposes of distribution or sale
384 outside of the licensed manufacturing premises or licensed
385 vendor premises.

386 (d) A person, firm, or corporation, including its agents,
387 officers, or employees, which violates subsection (7) commits a
388 misdemeanor of the first degree, punishable as provided in s.
389 775.082 or s. 775.083, and the license held by the person, firm,
390 or corporation, if any, is subject to revocation or suspension

391 by the division. A person, firm, or corporation, including its
 392 agents, officers, or employees, which violates paragraph (b),
 393 may be subject to a fine by the division of up to \$250.

394 Section 10. Section 563.09, Florida Statutes, is created
 395 to read:

396 563.09 Malt beverage tastings by distributors and
 397 manufacturers.—

398 (1) A manufacturer, distributor, or importer of malt
 399 beverages, or any contracted third-party agent thereof, may
 400 conduct sampling activities that include the tasting of malt
 401 beverage products on:

402 (a) The licensed premises of a vendor authorized to sell
 403 alcoholic beverages by the drink for consumption on premises; or

404 (b) The licensed premises of a vendor authorized to sell
 405 alcoholic beverages only in sealed containers for consumption
 406 off premises if:

407 1. The licensed premises is at an establishment with at
 408 least 10,000 square feet of interior floor space exclusive of
 409 storage space not open to the general public; or

410 2. The licensed premises is a package store licensed under
 411 s. 565.02(1)(a).

412 (2) A malt beverage tasting conducted under this section
 413 must be limited to and directed toward the general public of the
 414 age of legal consumption.

415 (3) For a malt beverage tasting conducted under this
 416 section on the licensed premises of a vendor authorized to sell

417 alcoholic beverages for consumption on premises, each serving of
418 a malt beverage to be tasted must be provided to the consumer by
419 the drink in a tasting cup, glass, or other open container and
420 may not be provided by the package in an unopened can or bottle
421 or in any other sealed container.

422 (4) For a malt beverage tasting conducted under this
423 section on the licensed premises of a vendor authorized to sell
424 alcoholic beverages only in sealed containers for consumption
425 off premises, the tasting must be conducted in the interior of
426 the building constituting the vendor's licensed premises and
427 each serving of a malt beverage to be tasted must be provided to
428 the consumer in a tasting cup having a capacity of 3.5 ounces or
429 less.

430 (5) A manufacturer, distributor, or importer, or any
431 contracted third-party agent thereof, may not pay a vendor, and
432 a vendor may not accept, a fee or compensation of any kind,
433 including the provision of a malt beverage at no cost or at a
434 reduced cost, to authorize the conduct of a malt beverage
435 tasting under this section.

436 (6) (a) A manufacturer, distributor, or importer, or any
437 contracted third-party agent thereof, conducting a malt beverage
438 tasting under this section, must provide all of the beverages to
439 be tasted; must have paid all excise taxes on those beverages
440 which are required of the manufacturer or distributor; and must
441 return to the manufacturer's or distributor's inventory all of
442 the malt beverages provided for the tasting that remain

443 unconsumed after the tasting. More than one tasting may be held
444 on the licensed premises each day, but only one manufacturer,
445 distributor, importer, or contracted third-party agent thereof,
446 may conduct a tasting on the premises at any one time.

447 (b) This subsection does not preclude a manufacturer,
448 distributor, or importer, or any contracted third-party agent
449 thereof, from buying the malt beverages that it provides for the
450 tasting from a vendor at no more than the retail price, but all
451 of the malt beverages so purchased and provided for the tasting
452 which remain unconsumed after the tasting must be removed from
453 the premises of the tasting and properly disposed of.

454 (7) A manufacturer, distributor, or importer of malt
455 beverages that contracts with a third-party agent to conduct a
456 malt beverage tasting under this section on its behalf is
457 responsible for any violation of this section by such agent.

458 (8) This section does not preclude a vendor from conducting
459 a malt beverage tasting on its licensed premises using malt
460 beverages from its own inventory.

461 (9) This section is supplemental to and does not supersede
462 any special act or ordinance.

463 (10) The division may, pursuant to ss. 561.08 and 561.11,
464 adopt rules to implement, administer, and enforce this section.

465 Section 11. Paragraphs (a) and (b) of subsection (1) of
466 section 565.03, Florida Statutes, are redesignated as paragraphs
467 (b) and (c), respectively, a new paragraph (a) is added to that
468 subsection, paragraph (c) of subsection (2) is amended, and

469 subsection (7) is added to that section, to read:

470 565.03 License fees; manufacturers, distributors, brokers,
 471 sales agents, and importers of alcoholic beverages; vendor
 472 licenses and fees; craft distilleries.—

473 (1) As used in this section, the term:

474 (a) "Branded product" means any distilled spirits product
 475 manufactured on site which requires a federal certificate and
 476 label approval by the Federal Alcohol Administration Act or
 477 federal regulations.

478 (2)

479 (c) A craft distillery licensed under this section may
 480 sell to consumers, at its souvenir gift shop, branded products
 481 ~~spirits~~ distilled on its premises in this state in factory-
 482 sealed containers that are filled at the distillery for off-
 483 premises consumption. Such sales are authorized only on private
 484 property contiguous to the licensed distillery premises in this
 485 state and included on the sketch or diagram defining the
 486 licensed premises submitted with the distillery's license
 487 application. All sketch or diagram revisions by the distillery
 488 shall require the division's approval verifying that the
 489 souvenir gift shop location operated by the licensed distillery
 490 is owned or leased by the distillery and on property contiguous
 491 to the distillery's production building in this state.

492 1. A craft distillery ~~or licensed distillery~~ may not sell
 493 any factory-sealed individual containers of spirits except in
 494 face-to-face sales transactions with consumers who are making a

495 purchase, per calendar year, of no more than:

496 a. Two individual containers of each branded product;

497 b. Three individual containers of a single branded product

498 and one individual container of a second branded product; or

499 c. Four individual containers of a single branded product.

500 2. Each container must:

501 a. Be sold in face-to-face transactions with the consumer

502 at the distillery's licensed premises in this state;

503 b. Comply with the container limits in s. 565.10;

504 c. Be purchased for the consumer's personal use and not for

505 resale ~~two or fewer individual containers, that comply with the~~

506 ~~container limits in s. 565.10, per calendar year for the~~

507 ~~consumer's personal use and not for resale and who are present~~

508 ~~at the distillery's licensed premises in this state.~~

509 3.1. A craft distillery must report to the division within

510 5 days after it reaches the production limitations provided in

511 paragraph (1) (b) (1) (a). Any retail sales to consumers at the

512 craft distillery's licensed premises are prohibited beginning

513 the day after it reaches the production limitation.

514 4.2. A craft distillery may not ~~only~~ ship or, ~~arrange to~~

515 ~~ship, or deliver~~ any of its distilled spirits to consumers and

516 may sell and deliver only to consumers within the state in a

517 face-to-face transaction at the distillery property. However, a

518 craft distiller licensed under this section may ship, arrange to

519 ship, or deliver such spirits to manufacturers of distilled

520 spirits, wholesale distributors of distilled spirits, state or

521 federal bonded warehouses, and exporters.

522 ~~5.3.~~ Except as provided in subparagraph ~~6.4.~~, it is
523 unlawful to transfer a distillery license for a distillery that
524 produces 75,000 or fewer gallons per calendar year of distilled
525 spirits on its premises or any ownership interest in such
526 license to an individual or entity that has a direct or indirect
527 ownership interest in any distillery licensed in this state;
528 another state, territory, or country; or by the United States
529 government to manufacture, blend, or rectify distilled spirits
530 for beverage purposes.

531 ~~6.4.~~ A craft distillery shall not have its ownership
532 affiliated with another distillery, unless such distillery
533 produces 75,000 or fewer gallons per calendar year of distilled
534 spirits on each of its premises in this state or in another
535 state, territory, or country.

536 (7) Upon the request of a craft distillery licensed in
537 this state, the Department of Transportation shall install
538 directional signs for the craft distillery on the rights-of-way
539 of interstate highways and primary and secondary roads in
540 accordance with Florida's Highway Guide Sign Program as provided
541 in chapter 14-51, Florida Administrative Code. A craft
542 distillery licensed in this state that requests placement of a
543 directional sign through the department's permit process shall
544 pay all associated costs.

545 Section 12. This act shall take effect July 1, 2015.