

2013 DRAFTING REQUEST

Bill

Received: 1/13/2014 Received By: agary
Wanted: As time permits Same as LRB: -4323
For: Joan Ballweg (608) 266-8077 By/Representing: Vince
May Contact: Drafter: agary
Subject: Beverages Addl. Drafters:
Extra Copies:

Submit via email: YES
Requester's email: Rep.Ballweg@legis.wisconsin.gov
Carbon copy (CC) to: aaron.gary@legis.wisconsin.gov

Pre Topic:

No specific pre topic given

Topic:

Sales of fermented malt beverages in refillable growlers by Class A retail licensees

Instructions:

See attached

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/?	agary 1/24/2014			_____			
/P1	agary 2/11/2014	kfollett 1/27/2014	rschluet 1/27/2014	_____	mbarman 1/27/2014		
/P2	agary 2/14/2014	kfollett 2/14/2014	jfrantze 2/14/2014	_____	sbasford 2/14/2014		
/1		kfollett	jmurphy	_____	srose	srose	

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
		2/17/2014	2/17/2014	_____	2/17/2014	2/28/2014	

FE Sent For:

↳ Not
Needed

<END>

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/1		kfollett	jmurphy	_____	srose		

Vers. Drafted

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2/17/2014

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/P2		kfollett 2/14/2014	jfrantze 2/14/2014	_____	sbasford 2/14/2014		

115F
2/17

Om
2/17

FE Sent For:

<END>

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Sales of fermented malt beverages in refillable growlers by Class A retail licensees ✓

Instructions:

See attached

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/?	agary 1/24/2014			_____			
/P1		kfollett 1/27/2014	rschluet 1/27/2014	_____	mbarman 1/27/2014		

FE Sent For: *1/21/14* *1/21/14* *2/1/14*
2/1/14 *2/1/14* *Jan 2/14*
<END>

2013 DRAFTING REQUEST

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Received: 1/13/2014 Received By: agary
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/?	agary	1/15/14 1/27	 1/27/14	_____	_____		

FE Sent For:

<END>

Gary, Aaron

From: Walker, Holly
Sent: Friday, January 10, 2014 4:14 PM
To: Gary, Aaron
Subject: Growler draft

Here is the proposal

Proposed:

1. Add a definition for growlers to state statute as follows:

A "Growler" is considered the original container containing malt beverages provided in a cleaned, sanitized, resealable container that is filled or refilled and sealed for consumption off the premises.

2. Or, amend current law as follows:

125.25 Class "A" licenses.

125.25(1) (1) Every municipal governing body may issue Class "A" licenses for the sale of fermented malt beverages from premises within the municipality. A Class "A" license authorizes retail sales of fermented malt beverages for consumption off the premises where sold and in original packages, containers, and bottles. Class "A" licenses also allow for the retail sale of fermented malt beverages in a cleaned, sanitized, resealable container that is filled or refilled and sealed for consumption off the premises. A Class "A" license also authorizes the licensee to provide, free of charge, to customers and visitors who have attained the legal drinking age fermented malt beverages taste samples that are not in original packages, containers, or bottles and that do not exceed 3 fluid ounces each, for consumption on the Class "A" premises. No Class "A" licensee may provide more than 2 taste samples per day to any one person. Taste samples may be provided under this subsection only between the hours of 11 a.m. and 7 p.m. Any other provision of this chapter applicable to retail sales of fermented malt beverages by a Class "A" licensee also applies to the provision of taste samples, free of charge, of fermented malt beverages by a Class "A" licensee. A license may be issued after July 1. That license shall expire on the following June 30.

Holly Walker
Legislative Assistant
Office of State Representative Chad Weininger
4th Assembly District
125 West, State Capitol
(608) 266-5840



file transferred from Weininger
to Ballweg

Gary, Aaron

From: Walker, Holly
Sent: Thursday, January 16, 2014 4:26 PM
To: Gary, Aaron
Subject: Growler draft

Hi Aaron,

Please release the growler bill draft to Rep. Ballweg.

Thanks,

Holly Walker
Legislative Assistant
Office of State Representative Chad Weininger
4th Assembly District
125 West, State Capitol
(608) 266-5840



From: Walker, Holly
Sent: Friday, January 10, 2014 4:14 PM
To: Gary, Aaron
Subject: Growler draft

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A "Growler" is considered the original container containing malt beverages provided in a cleaned, sanitized, resealable container that is filled or refilled and sealed for consumption off the premises.

2. Or, amend current law as follows:

125.25 Class "A" licenses.

125.25(1) **(1)** Every municipal governing body may issue Class "A" licenses for the sale of fermented malt beverages from premises within the municipality. A Class "A" license authorizes retail sales of fermented malt beverages for consumption off the premises where sold and in original packages, containers, and bottles. Class "A" licenses also allow for the retail sale of fermented malt beverages in a cleaned, sanitized, resealable container that is filled or refilled and sealed for consumption off the premises. A Class "A" license also authorizes the licensee to provide, free of charge, to customers and visitors who have attained the legal drinking age fermented malt beverages taste samples that are not in original packages, containers, or bottles and that do not exceed 3 fluid ounces each, for consumption on the Class "A" premises. No Class "A" licensee may provide more than 2 taste samples per day to any one person. Taste samples may be provided under this subsection only between the hours of 11 a.m. and 7 p.m. Any other provision of this chapter applicable to retail sales of fermented malt beverages by a Class "A" licensee also applies to the provision of taste samples, free of charge, of fermented malt beverages by a Class "A" licensee. A license may be issued after July 1. That license shall expire on the following June 30.



in
1/24
wanted
1/28

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

J-Note

Gen

1

AN ACT ...; relating to: authorized activities of Class ^{CA} beer retailers.

Analysis by the Legislative Reference Bureau

Under current law, with limited exceptions, no person may sell alcohol beverages to a consumer unless the seller possesses a license or permit authorizing the sale. A Class "A" license authorizes the retail sale of fermented malt beverages (beer), in original containers, for consumption off the licensed premises.

This bill authorizes Class "A" beer retailers to also sell beer in refillable and resealable containers that are filled and sealed on the retail licensed premises.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

2 **SECTION 1.** 125.25 (1) of the statutes is amended to read:

3 125.25 (1) Every municipal governing body may issue Class "A" licenses for the
4 sale of fermented malt beverages from premises within the municipality. A Class "A"
5 license authorizes retail sales of fermented malt beverages for consumption off the
6 premises where sold and in original packages, containers, and bottles or in refillable
7 and resealable containers that are filled and sealed on the licensed premises. A Class

1 “A” license also authorizes the licensee to provide, free of charge, to customers and
2 visitors who have attained the legal drinking age fermented malt beverages taste
3 samples that are not in original packages, containers, or bottles and that do not
4 exceed 3 fluid ounces each, for consumption on the Class “A” premises. No Class “A”
5 licensee may provide more than 2 taste samples per day to any one person. Taste
6 samples may be provided under this subsection only between the hours of 11 a.m. and
7 7 p.m. Any other provision of this chapter applicable to retail sales of fermented malt
8 beverages by a Class “A” licensee also applies to the provision of taste samples, free
9 of charge, of fermented malt beverages by a Class “A” licensee. A license may be
10 issued after July 1. That license shall expire on the following June 30.

History: 1981 c. 79; 1989 a. 253; 1993 a. 378; 2003 a. 250; 2005 a. 103; 2007 a. 9, 20; 2011 a. 32. ✓

11 **SECTION 2.** 125.25 (5) of the statutes is created to read: ✓

12 125.25 (5) No permit under s. 125.29 or 125.295 is required for a licensee under ✓
13 this section to fill containers with fermented malt beverages as provided in sub. (1). ✓

14 (END)

D-Net

**DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU**

LRB-3963/P1dn

ARG:...

bf

Date

Please review the attached draft carefully to ensure that it is consistent with your intent.

This draft allows Class "A" retailers to fill beer growlers for customers. Filling containers with beer might be considered "bottling" and a brewer's permit or brewpub permit is required for bottling beer. However, the draft specifies that, under state law, the retailer is not required to hold a brewer's permit or brewpub permit. I do not know whether the Alcohol and Tobacco Tax and Trade Bureau (TTB), the federal regulator, will consider the filling of growlers by retailers (without a federal brewer's notice) to be permissible under federal law. There are federal law limitations on how brewers can make retail sales of growlers to consumers, based in part on when the growler is filled.

Please let me know if you would like any changes made to the attached draft or if you have any questions. If the attached draft meets with your approval, let me know and I will convert it to an introducible "1" draft.

Aaron R. Gary
Legislative Attorney
Phone: (608) 261-6926
E-mail: aaron.gary@legis.state.wi.us

**DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU**

LRB-3963/P1dn
ARG:kjf:rs

January 27, 2014

Please review the attached draft carefully to ensure that it is consistent with your intent.

This draft allows Class "A" retailers to fill beer growlers for customers. Filling containers with beer might be considered "bottling" and a brewer's permit or brewpub permit is required for bottling beer. However, the draft specifies that, under state law, the retailer is not required to hold a brewer's permit or brewpub permit. I do not know whether the Alcohol and Tobacco Tax and Trade Bureau (TTB), the federal regulator, will consider the filling of growlers by retailers (without a federal brewer's notice) to be permissible under federal law. There are federal law limitations on how brewers can make retail sales of growlers to consumers, based in part on when the growler is filled.

Please let me know if you would like any changes made to the attached draft or if you have any questions. If the attached draft meets with your approval, let me know and I will convert it to an introducible "/1" draft.

Aaron R. Gary
Legislative Attorney
Phone: (608) 261-6926
E-mail: aaron.gary@legis.state.wi.us

Gary, Aaron

From: Williams, Vincent
Sent: Friday, February 07, 2014 4:03 PM
To: Gary, Aaron
Subject: Growlers draft, LRB 3963
Attachments: craft brewers language.docx

Hi Aaron,

Can you look at the attached document and add (k) and (l) to 125.29 (3), and then can I get it as a slash 1?

I talked to DOR and TTB, and they said there is not a conflict with federal law, but thank you for raising that issue.

Regards,

Vince Williams
Rep. Ballweg's Office

125.29 (3) AUTHORIZED ACTIVITIES. The department shall issue brewer's permits to eligible applicants authorizing all of the following:

- (a) The manufacture of fermented malt beverages on the brewery premises.
- (b) The bottling, packaging, possession, and storage of fermented malt beverages on the brewery premises.
- (c) The transportation of fermented malt beverages between the brewery premises and any depot or warehouse maintained by the brewer.
- (d) The sale, shipment, transportation, and delivery, in original unopened packages or containers, to wholesalers, from the brewery premises, of fermented malt beverages that have been manufactured by the brewer on those premises or on other premises of the brewer.
- (e) Notwithstanding ss. 125.04 (9) and 125.09 (1), the retail sale of fermented malt beverages that have been manufactured on the brewery premises or on other premises of the brewer for on-premise consumption by individuals at the brewery premises or an off-site retail outlet established by the brewer.
- (f) Notwithstanding ss. 125.04 (9) and 125.09 (1), the retail sale to individuals of fermented malt beverages, in original unopened packages or containers, that have been manufactured on the brewery premises or on other premises of the brewer for off-premise consumption by individuals, if the sale occurs at the brewery premises or at an off-site retail outlet established by the brewer.
- (g) Notwithstanding ss. 125.04 (9) and 125.09 (1), the retail sale of fermented malt beverages, for on-premise consumption or for off-premise consumption in original unopened packages or containers, that have been manufactured on another brewery premises in this state if the fermented malt beverages have been purchased by the brewer from a wholesaler holding a permit under s. 125.28 or from another brewery located in this state that manufactures 300,000 or less barrels of beer in a calendar year.
- (h) Notwithstanding ss. 125.04 (9) and 125.09 (1), the retail sale of intoxicating liquor, for on-premise consumption by individuals at the brewery premises or an off-site retail outlet established by the brewer, if the brewer held, on June 1, 2011, a license or permit authorizing the retail sale of intoxicating liquor and if the intoxicating liquor has been purchased by the brewer from a wholesaler holding a permit under s. 125.54.
- (i) The provision of free taste samples on the brewery premises, at an off-site retail outlet established by the brewer, or as authorized under s. 125.33 (12).
- (j) The ownership, maintenance, or operation of places for the sale of fermented malt beverages at the state fair park or on any county fairgrounds located in this state.
- (k) The packaging in refillable containers exceeding 24 ounces in volume, at the request of a customer and on brewery premises, of fermented malt beverages that have been manufactured on these premises.
- (l) The packaging in refillable containers exceeding 24 ounces in volume, at the request of a customer and on brewery premises, of fermented malt beverages that have been manufactured on another brewery premises in this state if the fermented malt beverages have been purchased by the brewer from a wholesaler holding a permit under s. 125.28 or from another brewery located in this state that manufactures 300,000 or less barrels of beer in a calendar year.

Gary, Aaron

From: Williams, Vincent
Sent: Monday, February 10, 2014 4:50 PM
To: Gary, Aaron
Subject: RE: Growlers draft, LRB 3963

Yes, Aaron, please send me the /P2 draft and yes, authorize the retail sale of the growler and allow them to see at their second retail location.

Thank you for checking on this.

From: Gary, Aaron
Sent: Monday, February 10, 2014 9:48 AM
To: Williams, Vincent
Subject: RE: Growlers draft, LRB 3963

Hi Vince,

I have a couple of concerns with the attached language. First, it does not authorize the growler to be sold, just packaged. So I will need to add language authorizing the retail sale of the growler (since existing provisions won't cover it). Second, a brewer can make retail sales at the brewery premises and at one other retail location. The language provided would limit retail sales of growlers only to the brewery, not to a second retail location, but my guess is that the brewers would want to also be able to sell growlers at their second retail location. Should the draft cover this second retail location, or be limited to just retail sales at the brewery?

Also, do you still want this next draft to be a "/1" rather than a "/P2"?

Thanks. Aaron

Aaron R. Gary
Attorney, Legislative Reference Bureau
608.261.6926 (voice)
608.264.6948 (fax)
aaron.gary@legis.state.wi.us

From: Williams, Vincent
Sent: Friday, February 07, 2014 4:03 PM
To: Gary, Aaron
Subject: Growlers draft, LRB 3963

Hi Aaron,

Can you look at the attached document and add (k) and (l) to 125.29 (3), and then can I get it as a slash 1?

I talked to DOR and TTB, and they said there is not a conflict with federal law, but thank you for raising that issue.

Regards,

Vince Williams
Rep. Ballweg's Office



in
2/11



LRB-3963/A P2
ARG:kjfrs

Wanted
by 2/14

RMR

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

Regen

1 AN ACT to amend 125.25 (1); and to create 125.25 (5) of the statutes; relating
2 to: authorized activities of Class A beer retailers. (insert 1-2)

Analysis by the Legislative Reference Bureau

Under current law, with limited exceptions, no person may sell alcohol beverages to a consumer unless the seller possesses a license or permit authorizing the sale. A Class "A" license authorizes the retail sale of fermented malt beverages (beer), in original containers, for consumption off the licensed premises.

This bill authorizes Class "A" beer retailers to also sell beer in refillable and resealable containers that are filled and sealed on the retail licensed premises.

insert ANAL

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

3 SECTION 1. 125.25 (1) of the statutes is amended to read:
4 125.25 (1) Every municipal governing body may issue Class "A" licenses for the
5 sale of fermented malt beverages from premises within the municipality. A Class "A"
6 license authorizes retail sales of fermented malt beverages for consumption off the
7 premises where sold and in original packages, containers, and bottles or in refillable

1 and resealable containers that are filled and sealed on the licensed premises. A Class
2 "A" license also authorizes the licensee to provide, free of charge, to customers and
3 visitors who have attained the legal drinking age fermented malt beverages taste
4 samples that are not in original packages, containers, or bottles and that do not
5 exceed 3 fluid ounces each, for consumption on the Class "A" premises. No Class "A"
6 licensee may provide more than 2 taste samples per day to any one person. Taste
7 samples may be provided under this subsection only between the hours of 11 a.m. and
8 7 p.m. Any other provision of this chapter applicable to retail sales of fermented malt
9 beverages by a Class "A" licensee also applies to the provision of taste samples, free
10 of charge, of fermented malt beverages by a Class "A" licensee. A license may be
11 issued after July 1. That license shall expire on the following June 30.

12 **SECTION 2.** 125.25 (5) of the statutes is created to read:

13 125.25 (5) No permit under s. 125.29 or 125.295 is required for a licensee under
14 this section to fill containers with fermented malt beverages as provided in sub. (1).

(END)

15

insert
2-14

2013-2014 DRAFTING INSERT
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRB-3963/P2ins
ARG:.....

1

2

INSERT 1-2:

3

(no ff)

and of brewers

4

5

INSERT ANAL:

Under current law, a brewer holding a brewer's permit may, among other activities authorized under its brewer's permit: 1) manufacture, bottle, package, and store beer on the brewery premises; 2) sell and deliver the brewer's own beer to wholesalers; 3) if the brewer produces 300,000 or fewer barrels of beer per year, sell and deliver its own beer to retailers; and 4) sell at retail, without a retail license, the brewer's own beer and other Wisconsin-made beer at the brewery premises and at one off-site retail outlet of the brewer.

This bill authorizes a brewer, ^{at} ~~at the request~~ of a customer, to package and sell ^{at} at retail, on brewery premises or ~~the~~ brewer's off-site retail outlet, the brewer's own beer and other Wisconsin-made beer in refillable containers exceeding 24 ounces in volume.

6

7

INSERT 2-14:

8

SECTION 1. 125.29 (3) (f) of the statutes is amended to read:

9

125.29 (3) (f) Notwithstanding ss. 125.04 (9) and 125.09 (1), the retail sale to

10

individuals of fermented malt beverages, in original unopened packages or

11

containers or in containers packaged under par. (k), that have been manufactured

12

on the brewery premises or on other premises of the brewer for off-premise

13

consumption by individuals, if the sale occurs at the brewery premises or at an

14

off-site retail outlet established by the brewer.

15

History: 1981 c. 79; 1989 a. 253; 1993 a. 378; 1995 a. 27; 2005 a. 103; 2007 a. 9, 20; 2011 a. 32.

16

SECTION 2. 125.29 (3) (g) of the statutes is amended to read:

1 125.29 (3) (g) Notwithstanding ss. 125.04 (9) and 125.09 (1), the retail sale of
 2 fermented malt beverages, for on-premise consumption or for off-premise
 3 consumption in original unopened packages or containers or in containers packaged
 4 under par. (L), that have been manufactured on another brewery premises in this
 5 state if the fermented malt beverages have been purchased by the brewer from a
 6 wholesaler holding a permit under s. 125.28 or from another brewery located in this
 7 state that manufactures 300,000 or less barrels of beer in a calendar year.

8 History: 1981 c. 79; 1989 a. 253; 1993 a. 378; 1995 a. 27; 2005 a. 103; 2007 a. 9, 20; 2011 a. 32.

9 **SECTION 3.** 125.29 (3) (k) and (L) of the statutes are created to read:

10 125.29 (3) (k) The packaging in refillable containers exceeding 24 ounces in
 11 volume, at the request of a customer and on brewery premises or an off-site retail
 12 outlet established by the brewer, of fermented malt beverages that have been
 13 manufactured by the brewer.

14 (L) The packaging in refillable containers exceeding 24 ounces in volume, at
 15 the request of a customer and on brewery premises or an off-site retail outlet
 16 established by the brewer, of fermented malt beverages that have been
 17 manufactured on another brewery premises in this state if the fermented malt
 18 beverages have been purchased by the brewer from a wholesaler holding a permit
 19 under s. 125.28 or from another brewery located in this state that manufactures
 20 300,000 or less barrels of beer in a calendar year.

21
 22

Gary, Aaron

From: Rep.Ballweg
Sent: Friday, February 14, 2014 3:53 PM
To: LRB.Legal; Gary, Aaron
Subject: RE: Draft review: LRB -3963/P2 Topic: Sales of fermented malt beverages in refillable growlers by Class A retail licensees

This draft looks good, can we get it as a Slash 1, please.

From: LRB.Legal
Sent: Friday, February 14, 2014 10:30 AM
To: Rep.Ballweg
Subject: Draft review: LRB -3963/P2 Topic: Sales of fermented malt beverages in refillable growlers by Class A retail licensees

Following is the PDF version of draft LRB -3963/P2.



in 2/14



wanted 2/17

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

No changes -
already edited
today 2/14

Regen

1 AN ACT *to amend* 125.25 (1), 125.29 (3) (f) and 125.29 (3) (g); and *to create* 125.25
2 (5) and 125.29 (3) (k) and (L) of the statutes; **relating to:** authorized activities
3 of Class A beer retailers and of brewers.

Analysis by the Legislative Reference Bureau

Under current law, with limited exceptions, no person may sell alcohol beverages to a consumer unless the seller possesses a license or permit authorizing the sale. A Class "A" license authorizes the retail sale of fermented malt beverages (beer), in original containers, for consumption off the licensed premises.

This bill authorizes Class "A" beer retailers to also sell beer in refillable and resealable containers that are filled and sealed on the retail licensed premises.

Under current law, a brewer holding a brewer's permit may, among other activities authorized under its brewer's permit: 1) manufacture, bottle, package, and store beer on the brewery premises; 2) sell and deliver the brewer's own beer to wholesalers; 3) if the brewer produces 300,000 or fewer barrels of beer per year, sell and deliver its own beer to retailers; and 4) sell at retail, without a retail license, the brewer's own beer and other Wisconsin-made beer at the brewery premises and at one off-site retail outlet of the brewer.

This bill authorizes a brewer, at the request of a customer, to package and sell at retail, on brewery premises or at the brewer's off-site retail outlet, the brewer's

own beer and other Wisconsin-made beer in refillable containers exceeding 24 ounces in volume.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

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2 125.25 (1) Every municipal governing body may issue Class “A” licenses for the
3 sale of fermented malt beverages from premises within the municipality. A Class “A”
4 license authorizes retail sales of fermented malt beverages for consumption off the
5 premises where sold and in original packages, containers, and bottles or in refillable
6 and resealable containers that are filled and sealed on the licensed premises. A Class
7 “A” license also authorizes the licensee to provide, free of charge, to customers and
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10 exceed 3 fluid ounces each, for consumption on the Class “A” premises. No Class “A”
11 licensee may provide more than 2 taste samples per day to any one person. Taste
12 samples may be provided under this subsection only between the hours of 11 a.m. and
13 7 p.m. Any other provision of this chapter applicable to retail sales of fermented malt
14 beverages by a Class “A” licensee also applies to the provision of taste samples, free
15 of charge, of fermented malt beverages by a Class “A” licensee. A license may be
16 issued after July 1. That license shall expire on the following June 30.

17 **SECTION 2.** 125.25 (5) of the statutes is created to read:

18 125.25 (5) No permit under s. 125.29 or 125.295 is required for a licensee under
19 this section to fill containers with fermented malt beverages as provided in sub. (1).

20 **SECTION 3.** 125.29 (3) (f) of the statutes is amended to read:

1 125.29 (3) (f) Notwithstanding ss. 125.04 (9) and 125.09 (1), the retail sale to
2 individuals of fermented malt beverages, in original unopened packages or
3 containers or in containers packaged under par. (k), that have been manufactured
4 on the brewery premises or on other premises of the brewer for off-premise
5 consumption by individuals, if the sale occurs at the brewery premises or at an
6 off-site retail outlet established by the brewer.

7 **SECTION 4.** 125.29 (3) (g) of the statutes is amended to read:

8 125.29 (3) (g) Notwithstanding ss. 125.04 (9) and 125.09 (1), the retail sale of
9 fermented malt beverages, for on-premise consumption or for off-premise
10 consumption in original unopened packages or containers or in containers packaged
11 under par. (L), that have been manufactured on another brewery premises in this
12 state if the fermented malt beverages have been purchased by the brewer from a
13 wholesaler holding a permit under s. 125.28 or from another brewery located in this
14 state that manufactures 300,000 or less barrels of beer in a calendar year.

15 **SECTION 5.** 125.29 (3) (k) and (L) of the statutes are created to read:

16 125.29 (3) (k) The packaging in refillable containers exceeding 24 ounces in
17 volume, at the request of a customer and on brewery premises or an off-site retail
18 outlet established by the brewer, of fermented malt beverages that have been
19 manufactured by the brewer.

20 (L) The packaging in refillable containers exceeding 24 ounces in volume, at
21 the request of a customer and on brewery premises or an off-site retail outlet
22 established by the brewer, of fermented malt beverages that have been
23 manufactured on another brewery premises in this state if the fermented malt
24 beverages have been purchased by the brewer from a wholesaler holding a permit

Rose, Stefanie

From: Williams, Vincent
Sent: Friday, February 28, 2014 4:25 PM
To: LRB.Legal
Subject: Draft Review: LRB -3963/1 Topic: Sales of fermented malt beverages in refillable growlers by Class A retail licensees

Please Jacket LRB -3963/1 for the ASSEMBLY.