

Amendment to Bill 1442

Proposed by: Chuck Callahan

Introduced by: Mr. Callahan, Mr. Divilio

Date: February 11, 2020

A BILL TO AMEND CHAPTER 11 OF THE TALBOT COUNTY CODE (ALCOHOLIC BEVERAGES) TO ALLOW THE BOARD OF LIQUOR LICENSE COMMISSIONERS TO ISSUE A LICENSE FOR ON-PREMISES CONSUMPTION OF MIXED DRINKS TO CLASS ONE DISTILLERIES

Proposed Amendments: The amendments proposed to the Bill are as follows:

KEY	
Boldface	Heading or defined term
<u>Underlining</u>	Added by Bill
Strikethrough	Deleted from law by Bill
<u>Underlining</u>	Added to Bill by amendment
Strikethrough	Deleted from Bill by amendment
* * *	Existing Bill unaffected

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Chapter 11 Alcoholic Beverages

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§ 11-5.1 Liquor License

(A) Distillery On-Premises License, Class K

(1) General provisions. A Class K Distillery On-Premises License shall be issued only to a Distillery, as defined in this Chapter, and shall authorize the holder thereof to sell, at retail, mixed drinks made from liquor that the holder has produced that is mixed with other non-alcoholic ingredients for consumption on the premises of the distillery

Privileged and confidential

only. However, the holder shall only be entitled to serve each individual a total of not more than 6 ounces of liquor the holder has produced, exclusive of any sampling allowed pursuant to the Code of Maryland, per visit.

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Purpose: The purpose of this Amendment is to limit the amount of liquor a Distillery may offer to per individual each visit in mixed drinks under the local license, not including sampling allowed under state law.

Amendment non-substantive: An amended ordinance cannot be deemed to be a new or different one unless it enlarges or narrows the scope of the original ordinance to such an extent that the ordinance as enacted can be said to be misleading in a substantial manner in its final form. Amendments that do not defeat the original purpose of the ordinance are not so substantial as to become a new ordinance. *Ajamian v. Montgomery County*, 99 Md. App. 665, 684-685 (1994). This Amendment is non-substantive under the foregoing test.