FLOOR AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

SPEAKER:			
CHAIR:			
I move to amend	SB169		
Page	Section	Lines	Of the printed Bill
			Of the Engrossed Bill
	Title, the Enacting u thereof the follow		re bill, and by
AMEND TITLE TO CONFO	ORM TO AMENDMENTS		
Adopted:	Reading Clerk	Amendment submitte	ed by: Ken Luttrell

1	STATE OF OKLAHOMA			
2	2nd Session of the 58th Legislature (2022)			
3	FLOOR SUBSTITUTE FOR ENGROSSED			
4	SENATE BILL NO. 169 By: Coleman of the Senate			
5	and			
6	Luttrell of the House			
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9	FLOOR SUBSTITUTE			
10	An Act relating to alcoholic beverages; amending 37A			
11	O.S. 2021, Section 7-102, which relates to cocktails- to-go definitions; expanding the meaning of original container to include manufactured mixed drinks;			
12	amending 37A O.S. 2021, Section 7-103, which relates			
13	to the requirements for cocktails-to-go; modifying requirements to sell cocktails-to-go; and providing an effective date.			
14	an effective date.			
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16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:			
17	SECTION 1. AMENDATORY 37A O.S. 2021, Section 7-102, is			
18	amended to read as follows:			
19	Section 7-102. As used in this act:			
20	1. "Cocktail" or "mixed drink" means any beverage obtained by			
21	combining ingredients alcoholic in nature, whether brewed,			
22	fermented, or distilled, with ingredients nonalcoholic in nature,			
23	such as fruit juice, lemonade, cream or a carbonated beverage;			
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2. "Single-serve wine" means a bottle or sealed container, containing seven (7) fluid ounces, or less, of wine;

- 3. "Original container" means, for the purposes of this act only, a container that is filled, sealed and secured with a tamper-evident lid or cap by the original manufacturer of the mixed drink or by a mixed beverage licensee's or caterer licensee's employee at the mixed beverage licensee's or caterer licensee's location with a tamper-evident lid or cap;
- 4. "Sealed container" means a rigid container that contains a mixed drink, is new, has never been used, has a secured lid or cap designed to prevent consumption without removal of the lid or cap and is tamper evident. Sealed container does not include a container with a lid with sipping holes or openings for straws or a container made of plastic, paper or polystyrene foam; and
- 5. "Tamper evident" means a lid or cap that has been sealed with tamper-evident covers, including, but not limited to, wax dip or heat-shrink wrap.
- SECTION 2. AMENDATORY 37A O.S. 2021, Section 7-103, is amended to read as follows:

Section 7-103. A cocktail, mixed drink or single-serve wine placed in a sealed container by a mixed beverage licensee at the mixed beverage licensee's or caterer licensee's location in its original container may be transferred and sold for off-premises consumption if the following requirements are met:

1. The cocktail, mixed beverage or single-serve wine is transferred within the licensed premises by a curbside pickup or by delivery by an employee of the retail licensee who:

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- a. is at least twenty-one (21) years of age, and
- b. upon delivery, verifies the age of the person to whom the cocktail is being delivered;
- 2. If the employee delivering the cocktail, mixed drink or single-serve wine is not able to safely verify a person's age or level of intoxication upon delivery, the employee shall cancel the sale of alcohol and return the product to the retail license holder;
- 3. The sealed container is placed in the trunk of the vehicle or, if there is no trunk, in the vehicle's rear compartment that is not readily accessible to the passenger area; and
- 4. The In the case of a mixed drink sealed by the mixed beverage or caterer licensee, the sealed container shall be affixed with a label or tag that contains the following information:
 - a. the cocktail, mixed drink or single-serve wine ingredients, type and name of the alcohol,
 - b. the name, license number and address of the mixed beverage licensee or caterer licensee who filled the original container and sold the product,
 - c. the volume of the cocktail, mixed drink or singleserve wine in the sealed container, and

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d. verification that the sealed container was filled less
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                  than seven (7) days before the date of sale; and
        5. In the case of a mixed drink in its original container from
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    the original manufacturer of the mixed drink, the Oklahoma-
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    registered label shall not be tampered with, modified, or otherwise
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    changed.
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        SECTION 3. This act shall become effective November 1, 2022.
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