

**Bill Summary**  
1<sup>st</sup> Session of the 58<sup>th</sup> Legislature

<b>Bill No.:</b>	<b>SB 757</b>
<b>Version:</b>	<b>FS</b>
<b>Request No.:</b>	<b>1976</b>
<b>Author:</b>	<b>Sen. Pugh</b>
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**Bill Analysis**

The FS for SB 757 holds all licensees authorized to deliver alcoholic beverage products and retail licensees liable for the actions of his or her third-party vendors. Third-party vendors are defined as an independent contractor driver or technology services company contracted by the licensee whose primary business is food delivery or passenger transport and excludes a vendor whose business is the shipment of goods. A third-party vendor also includes a company that provides software or an application for connecting customers, retailers and/or restaurants to a delivery driver that is employed by or contracted with the technology service company and excludes a company whose business is the shipment of goods. Third-party delivery persons must be at least 21 years of age and must not have been convicted of any criminal offense relating to alcoholic beverages. Third-party vendors may also charge the consumer a delivery fee. The FS requires third-party vendors to be licensed by the ABLE Commission and to pay an annual surcharge to the Commission as outlined in the measure. The annual fee for a third-party vendor business license and the annual fee for a third-party vendor delivery driver shall be collected by the ABLE Commission for deposit and credit to the General Revenue Fund.

Prepared by: Kalen Taylor