

1st Sub. S.B. 119

ALCOHOLIC BEVERAGE CONTROL ACT SAMPLING AMENDMENTS

SENATE COMMITTEE AMENDMENTS

AMENDMENT 1

FEBRUARY 27, 2012 3:00 PM

Senator **Ross I. Romero** proposes the following amendments:

1. *Page 24, Line 737 through Page 25, Line 743:*

737 (d) (i) A retail licensee sample of liquor may not exceed one liter.

738 (ii) Notwithstanding Subsection (7)(d)(i), a retail licensee sample of the following may

739 not exceed {~~1.5 liters~~} **1 liter** unless that exact product is only commercially packaged in a larger size,

740 not to exceed 5 liters:

741 (A) wine;

742 (B) heavy beer; or

743 (C) a flavored malt beverage.

2. *Page 25, Line 764 through Page 26, Line 772:*

764 (h) An industry representative may add another alcoholic product to the amount of a

765 retail licensee sample being tasted and analyzed under this Subsection (7) if:

766 (i) the other alcoholic product is:

767 (A) used as a secondary flavoring ingredient;

768 (B) used in conjunction with the primary liquor;

769 (C) not the only liquor in the beverage; and

770 (D) purchased from the department; and

771 (ii) an individual has no more than {~~2.5 ounces of spirituous~~} **1.5 ounces of** liquor at a time
before the

772 individual.