

1	
2	
3	
4	
5	Replace lines 368 through 371 on page 14 with the
6	following:
7	(d) The tax levied under this section shall be in
8	lieu of all other and additional taxes of the state,
9	county, or municipality, imposed on or measured by the
10	volume of sale of mixed spirit
11	
12	Replace line 385 on page 14 with the following:
13	(f) Each county may fix a reasonable
14	
15	Replace line 390 on page 14 with the following:
16	county may not levy a license or privilege tax
17	
18	Replace line 393 on page 15 with the following:
19	exceed one-half the amount of the state license fee.
20	(g) Nothing in this section shall be construed to
21	restrict a municipality's authority to issue a business
22	license pursuant to Article 2 of Chapter 51 of Title 11
23	on the privilege of doing business as a mixed spirit
24	beverage wholesaler, importer, or retailer. Any business

TB3ND59-1: 4/22/2025: JC 1ST ALMOND AMENDMENT TO HB521 OFFERED BY REPRESENTATIVE ALMOND



25	license issued pursuant to Article 2 of Chapter 51 of
26	Title 11 on the privilege of doing business as a mixed
27	spirit beverage wholesaler, importer, or retailer shall
28	not be measured by the volume of sale for mixed spirit
29	beverages.