

FINAL FISCAL NOTE

Drafting Number: Prime Sponsors:

LLS 18-0999 Sen. Gardner

Bill Status: Signed into Law Rep. Herod

Fiscal Analyst: Anna Gerstle | 303-866-4375

Date: June 14, 2018

Anna.Gerstle@state.co.us

Bill Topic:

REMOVAL OF VINOUS LIQUOR FROM LICENSED PREMISES

Summary of **Fiscal Impact:** No fiscal impact. This bill clarifies that liquor licensees who offer cork and carry

may serve sandwiches and light snacks instead of meals.

Appropriation Summary:

No appropriation is required.

Fiscal Note Status:

This fiscal note reflects the enacted bill.

Summary of Legislation

Under current law, certain liquor licensees may sell one opened and resealed container of wine to a customer to be consumed off the licensed premises, as long as the container does not exceed 750 milliliters of wine and the licensee has meals available for consumption. The bill clarifies that the specified licensees may instead have sandwiches and light snacks available for consumption.

Background

Selling one partially consumed and resealed bottle of wine to a customer is known as "cork and carry", and is permitted for the following license types:

- wine manufacturer:
- limited winery;
- beer and wine;
- hotel and restaurant:
- brew pub;
- vintner's restaurant;
- club;
- distillery pub; or
- lodging and entertainment facility.

Assessment of No Fiscal Impact

The bill is assessed as having no fiscal impact. The bill clarifies the types of food that certain licensees must have available in order to offer cork and carry. The bill does not change the revenue or expenditures of any state or local government agency.

Page 2
June 14, 2018

Effective Date

The bill was signed into law by the Governor on April 2, 2018, and takes effect on August 8, 2018, assuming no referendum petition is filed.

State and Local Government Contacts

Counties Judicial Law

Municipalities Revenue