AMENDMENTS TO SENATE BILL 771
(First Reading File Bill)

AMENDMENT NO. 1
On page 1, in line 3, after “sale” insert “, certain square footage requirements,”; in line 6, strike “number of years” and substitute “amount of time”; in line 7, strike “date of a” and substitute “dates of”; in the same line, strike “Class B beer and wine license” and substitute “licenses”; in the same line, strike “a” and substitute “certain”; in line 8, strike “a”; in the same line, strike “area” and substitute “areas”; and in line 17, strike “12–1002.1(g)” and substitute “12–1002.1(d), (g).”.

AMENDMENT NO. 2
On page 2, after line 2, insert:

“(d) (1) The license authorizes the license holder to sell, for on– or off–premises consumption:

(i) beer;

(ii) wine; and

(iii) liquor, when served as an ingredient in mixed drinks that may be purchased for at least $5 each.

(2) (i) Subject to subparagraph (ii) of this paragraph and subsection (e)(6) of this section, the license holder may designate vendors within the public market to sell alcoholic beverages that are allowed under paragraph (1) of this subsection in leasable market space covering not more than 25% of the total square footage of floor space of the licensed premises.
(ii) Except as provided in subsection (e)(3) of this section, an individual vendor may sell alcoholic beverages in an area covering not more than 1,000 square feet of floor space.

(3) (i) The license holder shall submit to the Board the same information about each vendor that the Board requires of an applicant for a license.

(ii) The Board shall apply to the Central Repository for a State and national criminal history records check for each vendor authorized to sell alcoholic beverages.

(iii) A vendor authorized to sell alcoholic beverages or an individual who is designated by the vendor and employed in a supervisory capacity is required to be:

1. certified by an approved alcohol awareness program; and

2. present when alcoholic beverages are consumed.

(4) (i) Subject to subparagraph (ii) of this paragraph, monthly receipts from the sale of nonalcoholic beverage items shall be at least 65% of the total monthly receipts of the market.

(ii) The only nonalcoholic beverage items that may be counted in the calculation required under subparagraph (i) of this paragraph are items sold in the public market that are not provided as part of an off–premises catering service.”.

On page 4, after line 20, insert:

“SECTION 2. AND BE IT FURTHER ENACTED, That a Class B–D–7 license issued for a premises in the 1171–1173 block of Hamburg Street shall be considered
unexpired until the end of July 1, 2023, for the purposes of being transferred to another owner at the same location, notwithstanding § 12–1705 of the Alcoholic Beverages Article.”;

and in line 21, strike “2.” and substitute “3.”.