1	STATE OF OKLAHOMA
2	1st Session of the 59th Legislature (2023)
3	HOUSE BILL 2251 By: Burns
4	
5	
6	AS INTRODUCED
7	An Act relating to alcoholic beverages; amending 37A O.S. 2021, Section 6-102.1, which relates to tasting
8	flights; providing for mixed beverage and cocktail tasting flights; and providing an effective date.
9	
10	
11	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
12	SECTION 1. AMENDATORY 37A O.S. 2021, Section 6-102.1, is
13	amended to read as follows:
14	Section 6-102.1 Notwithstanding Section 6-102 of Title 37A of
15	the Oklahoma Statutes this title, which limits a licensee to serving
16	not more than two drinks to one person at one time, however a
17	licensee may serve and deliver tasting flights as follows:,
18	For purposes of this section, a "tasting flight" means several
19	samples of various beers, wines <u>,</u> or spirits, <u>mixed beverages, or</u>
20	cocktails, as defined in Section 7-102 of this title, served at one
21	time to one person by the licensee who is authorized to sell and
22	serve beer, wine or spirits; provided, the serving is within the
23	size limitations stated below:
24	

Req. No. 7025 Page 1

- 1. A beer tasting flight shall be not more than four separate individual beers of not more than five (5) ounces each, served together at one time;
- 2. A wine tasting flight shall be not more than four separate individual wines of not more than one and one—half (1.5) ounces each, served together at one time; and
- 3. A spirit tasting flight shall be not more than four separate individual spirits of not more than $\frac{a + balf}{a + balf}$ (0.5) ounce each, served together at one time; and
- 4. A mixed beverage or cocktail tasting flight shall be not more than four separate individual mixed beverages or cocktails consisting of not more than one and one-half (1.5) ounces of wine or one-half (0.5) ounces of spirits, to be combined with an unlimited amount of ingredients that are nonalcoholic in nature, served together at one time.

A tasting flight shall not be free samples, but shall be considered a single drink.

SECTION 2. This act shall become effective November 1, 2023.

59-1-7025 JL 01/13/23

2.1

Req. No. 7025