HOUSE	_ AMENDMENT NO
Offered b	\mathbf{y}
of	
AMEND House Bill No. 842, Page 1, Ir deleting the words "the establishmer and tobacco control fund" and insert	nt of the division of alcohol
"alcohol, with a penalty provision a	-
Further amend said bill, Page 1	, Section A, Line 2, by
inserting after all of said line the	e following:
"311.057. 1. No person, firm,	partnership, or corporation
licensed under this chapter; public	venue; or any person acting
as an employee or agent thereof shal	ll sell, offer to sell, or
serve free of charge any form of pow	vdered alcohol.
2. For the purposes of this se	ection, "powdered alcohol"
shall mean alcohol that is prepared	in a powdered, crystalline,
or capsule form either for direct us	se or for reconstitution in a
nonalcoholic liquid."; and	
Further amend said bill, Page 2	2, Section 311.735, Line 12,
by inserting after all of said line	the following:
" <u>577.180. 1. A person commits</u>	s the offense of illegal
possession of powdered alcohol if he	e or she purchases, possesses,
offers for sale or use, uses, or sel	ls powdered alcohol or ships
any package or container that contai	ns powdered alcohol into this
state.	
2. Any person who violates the	e provisions of this section
shall be guilty of a class C misdeme	eanor.
3. For the purposes of this se	
	in a powdered, crystalline,
BRATE MEAN ATCOMOT	

Date _____

Action Taken _____

1	nonalcoholic liquid.	
2	4. The provisions of this section shall not apply to the	
3	<pre>following:</pre>	
4	(1) Any hospital that operates primarily for the purpose of	
5	scientific research;	
6	(2) Any state institution conducting scientific research;	
7	(3) Any college or university conducting scientific	
8	research; or	
9	(4) Any pharmaceutical company or biotechnology company	
10	<pre>conducting research.</pre>	
11	Section B. Because of the need to protect minors from	
12	accidental intoxication and alcohol poisoning, this act is deemed	
13	necessary for the immediate preservation of public health,	
14	welfare, peace, and safety, and is hereby declared to be an	
15	emergency act within the meaning of the constitution, and this	
16	act shall be in full force and effect upon its passage and	
17	approval."; and	
18		
19	Further amend said title, enacting clause and intersectional	
20	references accordingly.	