House Amendments to Senate Bill No. 2806

TO THE SECRETARY OF THE SENATE:

THIS IS TO INFORM YOU THAT THE HOUSE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

AMENDMENT NO. 1

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

- SECTION 1. Section 67-1-41, Mississippi Code of 1972, is
- 24 amended as follows:
- 25 67-1-41. (1) * * * No person who is granted the right to
- 26 sell, distribute or receive alcoholic beverages at retail shall
- 27 purchase any alcoholic beverages from any source other than * * *
- 28 an authorized wholesaler except as authorized in subsections (4),
- 29 (9) and (12) of this section. * * * An authorized wholesaler may
- 30 sell * * * alcoholic beverages to authorized permittees within the
- 31 state * * * and to retail distributors operating within any
- 32 military post * * *, keeping a correct and accurate record of all
- 33 such transactions * * *.
- 34 (2) No person for the purpose of sale shall manufacture,
- 35 distill, brew, sell, possess, export, transport, distribute,
- 36 warehouse, store, solicit, take orders for, bottle, rectify,
- 37 blend, treat, mix or process any alcoholic beverage except in
- 38 accordance with authority granted under this chapter, or as
- 39 otherwise provided by law for native wines.

- 40 (3) No alcoholic beverage intended for sale or resale shall
- 41 be imported, shipped or brought into this state for delivery to
- 42 any person other than for delivery to a licensed wholesaler or as
- 43 otherwise provided in this chapter, or as otherwise provided by
- 44 law for native wines.
- 45 (4) The department may promulgate rules and regulations
- 46 which authorize on-premises retailers to purchase limited amounts
- 47 of alcoholic beverages from package retailers and for package
- 48 retailers to purchase limited amounts of alcoholic beverages from
- 49 other package retailers. The department shall develop and provide
- 50 forms to be completed by the on-premises retailers and the package
- 51 retailers verifying the transaction. The completed forms shall be
- 52 forwarded to the department within a period of time prescribed by
- 53 the department.
- 54 (5) The department may promulgate rules which authorize the
- 55 holder of a package retailer's permit to permit individual retail
- 56 purchasers of packages of alcoholic beverages to return, for
- 57 exchange, credit or refund, limited amounts of original sealed and
- 58 unopened packages of alcoholic beverages purchased by the
- 59 individual from the package retailer.
- 60 (6) The department shall maintain all forms to be completed
- 61 by applicants necessary for licensure by the department at all
- 62 district offices of the department.
- 63 (7) The department may promulgate rules which authorize the
- 64 manufacturer of an alcoholic beverage or wine to import, transport
- 65 and furnish or give a sample of alcoholic beverages or wines to

- 66 the holders of package retailer's permits, on-premises retailer's
- 67 permits, native wine retailer's permits and temporary retailer's
- permits who have not previously purchased the brand of that 68
- 69 manufacturer from the department. For each holder of the
- 70 designated permits, the manufacturer may furnish not more than
- 71 five hundred (500) milliliters of any brand of alcoholic beverage
- 72 and not more than three (3) liters of any brand of wine.
- 73 The department may promulgate rules disallowing open
- 74 product sampling of alcoholic beverages or wines by the holders of
- 75 package retailer's permits and permitting open product sampling of
- 76 alcoholic beverages by the holders of on-premises retailer's
- 77 permits. Permitted sample products shall be plainly identified
- 78 "sample" and the actual sampling must occur in the presence of the
- 79 manufacturer's representatives during the legal operating hours of
- 80 on-premises retailers.
- 81 The department may promulgate rules and regulations that
- 82 authorize the holder of a research permit to import and purchase
- limited amounts of alcoholic beverages from importers, 83
- 84 wineries, * * * distillers of alcoholic beverages * * * and
- from \star \star authorized wholesalers. The department shall develop 85
- 86 and provide forms to be completed by the research permittee
- 87 verifying each transaction. The completed forms shall be
- 88 forwarded to the department within a period of time prescribed by
- the department. The records and inventory of alcoholic beverages 89
- shall be open to inspection at any time by the Director of the 90
- 91 Alcoholic Beverage Control Division or any duly authorized agent.

- 92 (10) The department may promulgate rules facilitating a 93 retailer's on-site pickup of native wines sold by the department,
- 94 so that those wines may be delivered to the retailer at the native
- 95 winery instead of via shipment from the department's warehouse.
- 96 (11) [Through June 30, 2023] This section shall not apply to
- 97 alcoholic beverages authorized to be sold by the holder of a
- 98 distillery retailer's permit or a festival wine permit.
- 99 (11) [From and after July 1, 2023] This section shall not
- 100 apply to alcoholic beverages authorized to be sold by the holder
- 101 of a distillery retailer's permit.
- 102 (12) (a) An individual resident of this state who is at
- 103 least twenty-one (21) years of age may purchase wine from a winery
- 104 and have the purchase shipped into this state so long as it is
- 105 shipped to a package retailer permittee in Mississippi; however,
- 106 the permittee shall pay to the department all taxes, fees and
- 107 surcharges on the wine that are imposed upon the sale of wine
- 108 shipped by the department. No credit shall be provided to the
- 109 permittee for any taxes paid to another state as a result of the
- 110 transaction. Package retailers may charge a service fee for
- 111 receiving and handling shipments from wineries on behalf of the
- 112 purchasers. The department shall develop and provide forms to be
- 113 completed by the package retailer permittees verifying the
- 114 transaction. The completed forms shall be forwarded to the
- 115 department within a period of time prescribed by the department.
- 116 (b) The purchaser of wine that is to be shipped to a
- 117 package retailer's store shall be required to get the prior

118 approval of the package retailer before any wine is shipped to the 119 package retailer. A purchaser is limited to no more than ten (10) 120 cases of wine per year to be shipped to a package retailer. A 121 package retailer shall notify a purchaser of wine within two (2) 122 days after receiving the shipment of wine. If the purchaser of 123 the wine does not pick up or take the wine from the package 124 retailer within thirty (30) days after being notified by the 125 package retailer, the package retailer may sell the wine as part

Shipments of wine into this state under this (C) section shall be made by a duly licensed carrier. It shall be the duty of every common or contract carrier, and of every firm or corporation that shall bring, carry or transport wine from outside the state for delivery inside the state to package retailer permittees on behalf of consumers, to prepare and file with the department, on a schedule as determined by the department, of known wine shipments containing the name of the common or contract carrier, firm or corporation making the report, the period of time covered by said report, the name and permit number of the winery, the name and permit number of the package retailer permittee receiving such wine, the weight of the package delivered to each package retailer permittee, a unique tracking number, and the date of delivery. Reports received by the department shall be made available by the department to the public via the Mississippi Public Records Act process in the same manner as other state alcohol filings.

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of his inventory.

144 Upon the department's request, any records supporting the 145 report shall be made available to the department within a 146 reasonable time after the department makes a written request for such records. Any records containing information relating to such 147 148 reports shall be kept and preserved for a period of two (2) years, 149 unless their destruction sooner is authorized, in writing, by the 150 department, and shall be open and available to inspection by the 151 department upon the department's written request. Reports shall 152 also be made available to any law enforcement or regulatory body 153 in the state in which the railroad company, express company, 154 common or contract carrier making the report resides or does 155 business.

Any common or contract carrier that willfully fails to make reports, as provided by this section or any of the rules and regulations of the department for the administration and enforcement of this section, is subject to a notification of violation. In the case of a continuing failure to make reports, the common or contract carrier is subject to possible license suspension and revocation at the department's discretion.

- (d) A winery that ships wine under this section shall be deemed to have consented to the jurisdiction of the courts of this state, of the department, of any other state agency regarding the enforcement of this section, and of any related law, rules or regulations.
- 168 (e) Any person who makes, participates in, transports,

 169 imports or receives a shipment in violation of this section is

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170 quilty of a misdemeanor and, upon conviction thereof, shall be

171 punished by a fine of One Thousand Dollars (\$1,000.00) or

imprisonment in the county jail for not more than six (6) months,

173 or both. Each shipment shall constitute a separate offense.

174 (13) If any provision of this chapter, or its application to

any person or circumstance, is determined by a court to be invalid

176 or unconstitutional, the remaining provisions shall be construed

in accordance with the intent of the Legislature to further limit

178 rather than expand commerce in alcoholic beverages to protect the

179 health, safety, and welfare of the state's residents, and to

180 enhance strict regulatory control over taxation, distribution and

181 sale of alcoholic beverages through the three-tier regulatory

182 system imposed by this chapter upon all alcoholic beverages to

183 curb relationships and practices calculated to stimulate sales and

184 impair the state's policy favoring trade stability and the

185 promotion of temperance.

186 **SECTION 2.** The following shall be codified as Section

187 67-1-42, Mississippi Code of 1972:

188 67-1-42. (1) A retailer shall purchase all alcoholic

189 beverages from an authorized wholesaler. Except as otherwise

190 authorized, it shall be unlawful for any retailer to possess for

191 purpose of sale, to sell, or to offer to sell any alcoholic

192 beverages which were not purchased from a wholesaler in this state

193 who has a permit to sell and/or distribute such alcoholic

194 beverages.

- 195 (2) It shall be unlawful for any wholesaler to possess for
 196 purpose of sale, to sell or to offer to sell any alcoholic
 197 beverages which were not purchased from a manufacturer authorized
 198 to sell alcoholic beverages in this state.
- (3) Except as otherwise authorized, sales by wholesalers or manufacturers to persons who do not hold a permit are unlawful; and any wholesaler or manufacturer making such sales, or who sells any alcoholic beverages on which the tax provided by law has not been paid, shall, in addition to any other fines, penalties and forfeitures, be subject to a penalty of One Hundred Dollars (\$100.00) for each sale.
- 206 It shall be the duty of every wholesaler of alcoholic beverages permitted under this chapter to file with the 207 208 department, on or before the fifteenth day of each month, a report 209 covering all sales of such alcoholic beverages during the 210 preceding month. Such report shall show the names and post-office 211 addresses for all persons to whom such alcoholic beverages have 212 been sold or delivered and the quantities and invoice prices of 213 the alcoholic beverages sold or delivered.
- It shall be the duty of each retail dealer in such alcoholic
 beverages to procure from the wholesaler from whom such alcoholic
 beverages are purchased or acquired, invoices showing the quantity
 purchased or acquired, and the date of each delivery thereof.

 Such invoices shall be preserved by the retailer and shall be open
 for inspection by the department for a period of three (3) years.

220 (5) The wholesaler shall be allowed credit for tax paid on 221 alcoholic beverages which are no longer marketable and which are 222 destroyed by same when such destruction is witnessed by an agent 223 of the department and when the amount of the excise tax exceeds

One Hundred Dollars (\$100.00). No other loss will be allowed.

- 225 (6) If any person shall willfully evade the payment of any
 226 tax levied or imposed under this article, he shall be guilty of a
 227 felony, and, upon conviction, shall be punished by a fine of not
 228 more than One Thousand Dollars (\$1,000.00) or by imprisonment in
 229 the State Penitentiary for not less than one (1) year, nor more
 230 than ten (10) years, or by both such fine and imprisonment.
- 231 It shall be unlawful for any person to transport from (7)232 any point outside of this state to any point within this state, 233 any alcoholic beverages except for delivery to a licensed 234 wholesaler in this state; and except by common carrier. The 235 commissioner may, however, upon application of a licensed 236 wholesaler in this state, and under rules and regulations duly 237 promulgated by him, issue a permit for the transportation by a 238 licensed wholesaler of alcoholic beverages in trucks owned by such 239 licensee, from without the state to the place of business of such 240 licensee within the state, for distribution by said licensee. 241 Such permit shall be granted for a specified period, not to exceed
- 243 (8) A wholesaler shall sell and deliver alcoholic beverages 244 at uniform prices throughout the state; however, a wholesaler may

one (1) year.

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- provide volume or bulk price discounts provided that such discounts are made available to and provided to all retailers.
- 247 (9) No alcoholic beverages shall be delivered to a retailer 248 other than alcoholic beverages that have been stored or warehoused 249 for no less than forty-eight (48) hours at a premise in this state 250 owned, rented or leased by a wholesaler.
- 251 (a) No wholesaler may sell and no retailer may 252 purchase alcoholic beverages except for cash or on terms requiring 253 payment by the retailer in accordance with paragraph (b) of this 254 subsection (10). A wholesaler who accepts a check or draft as 255 payment from a retailer for the purchase of alcoholic beverages 256 must deposit the check or draft in the bank for payment or present 257 the check or draft for payment within five (5) business days after 258 it is received.
- 259 (b) On purchases made from the first through the 260 fifteenth day of a month, payment must be made on or before the 261 twenty-fifth day of that month. On purchases made on the 262 sixteenth day through the last day of a month, payment must be 263 made on or before the tenth day of the following month. 264 account is not delinquent if payment is received by the wholesaler 265 not later than the fourth business day after the date payment is 266 due under this paragraph (b).
 - (c) Each delivery of alcoholic beverages shall be accompanied by an invoice giving the date of purchase. If a retailer becomes delinquent in the payment of an account for alcoholic beverages, the wholesaler immediately shall report that

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- 271 fact in writing, including by electronic mail or facsimile
- 272 transmission, to the commission. A wholesaler may not sell any
- 273 alcoholic beverages to a retailer who is delinquent until the
- 274 delinquent account is paid in full and cleared from the records of
- 275 the commission, provided that sales to delinquent retailers can be
- 276 made on a cash on delivery basis. An account becomes delinquent
- 277 if it is not paid when it is required to be paid under paragraph
- 278 (b) of this subsection (10).
- 279 (d) The commission may not accept the voluntary
- 280 cancellation or suspension of a permit or allow a permit to be
- 281 renewed or transferred if the permit holder is delinquent in the
- 282 payment of an account for alcoholic beverages under this
- 283 subsection (10). A person whose permit is canceled by the
- 284 commission or whose permit has expired is not eligible to hold any
- 285 other permit or license under this chapter until the person has
- 286 cured any delinquency of the person under this section.
- 287 (e) It shall be unlawful for a wholesaler to accept a
- 288 postdated check, a note or memorandum, or participate in a manner
- 289 to assist a retailer in the violation of this subsection (10).
- 290 (f) Nothing in this subsection (10) shall require a
- 291 wholesaler to makes sales to a retailer on a credit basis. A
- 292 wholesaler may at any time require that sales be made on a cash on
- 293 delivery basis.
- SECTION 3. Section 67-1-37, Mississippi Code of 1972, is
- 295 amended as follows:

296 67-1-37. The Department of Revenue, under its duties and 297 powers with respect to the Alcoholic Beverage Control Division 298 therein, shall have the following powers, functions and duties:

- 299 (a) To issue or refuse to issue any permit provided for 300 by this chapter, or to extend the permit or remit in whole or any 301 part of the permit monies when the permit cannot be used due to a 302 natural disaster or act of God.
- 303 To revoke, suspend or cancel, for violation of or 304 noncompliance with the provisions of this chapter, or the law 305 governing the production and sale of native wines, or any lawful 306 rules and regulations of the department issued hereunder, or for 307 other sufficient cause, any permit issued by it under the provisions of this chapter. The department shall also be 308 309 authorized to suspend the permit of any permit holder for being 310 out of compliance with an order for support, as defined in Section 311 93-11-153. The procedure for suspension of a permit for being out 312 of compliance with an order for support, and the procedure for the 313 reissuance or reinstatement of a permit suspended for that 314 purpose, and the payment of any fees for the reissuance or 315 reinstatement of a permit suspended for that purpose, shall be 316 governed by Section 93-11-157 or Section 93-11-163, as the case 317 may be. If there is any conflict between any provision of Section 93-11-157 or Section 93-11-163 and any provision of this chapter, 318 319 the provisions of Section 93-11-157 or Section 93-11-163, as the 320 case may be, shall control.

- 321 To prescribe forms of permits and applications for 322 permits and of all reports which it deems necessary in 323 administering this chapter.
- 324 To fix standards, not in conflict with those 325 prescribed by any law of this state or of the United States, to 326 secure the use of proper ingredients and methods of manufacture of 327 alcoholic beverages.
- 328 To issue rules regulating the advertising of 329 alcoholic beverages in the state in any class of media and 330 permitting advertising of the retail price of alcoholic beverages.
- 331 (f) To issue reasonable rules and regulations, not 332 inconsistent with the federal laws or regulations, requiring 333 informative labeling of all alcoholic beverages offered for sale 334 within this state and providing for the standards of fill and 335 shapes of retail containers of alcoholic beverages; however, such 336 containers shall not contain less than fifty (50) milliliters by 337 liquid measure.
- 338 Subject to the provisions of subsection (3) of 339 Section 67-1-51, to issue rules and regulations governing the 340 issuance of retail permits for premises located near or around 341 schools, colleges, universities, churches and other public 342 institutions, and specifying the distances therefrom within which 343 no such permit shall be issued. The Alcoholic Beverage Control Division shall not issue a package retailer's or on-premises 344 345 retailer's permit for the sale or consumption of alcoholic

- 346 beverages in or on the campus of any public school, community or 347 junior college, college or university.
- 348 To adopt and promulgate, repeal and amend, such rules, regulations, standards, requirements and orders, not 349 350 inconsistent with this chapter or any law of this state or of the 351 United States, as it deems necessary to control the manufacture, 352 importation, transportation, distribution and sale of alcoholic 353 liquor, whether intended for beverage or nonbeverage use in a 354 manner not inconsistent with the provisions of this chapter or any 355 other statute, including the native wine laws.
- 356 (i)To call upon other administrative departments of 357 the state, county and municipal governments, county and city 358 police departments and upon prosecuting officers for such 359 information and assistance as it may deem necessary in the 360 performance of its duties.
- (i) To prepare and submit to the Governor during the 362 month of January of each year a detailed report of its official 363 acts during the preceding fiscal year ending June 30, including 364 such recommendations as it may see fit to make, and to transmit a 365 like report to each member of the Legislature of this state upon 366 the convening thereof at its next regular session.
- 367 To inspect, or cause to be inspected, any premises (k) 368 where alcoholic liquors intended for sale are manufactured, stored, distributed or sold, and to examine or cause to be 369 examined all books and records pertaining to the business 370 371 conducted therein.

372 (1) To investigate the administration of laws in

373 relation to alcoholic liquors in this and other states and any

374 foreign countries, and to recommend from time to time to the

375 Governor and through him to the Legislature of this state such

376 amendments to this chapter, if any, as it may think desirable.

377 (m) To designate hours and days when alcoholic

378 beverages may be sold in different localities in the state which

379 permit such sale.

380 (n) To assign employees to posts of duty at locations

where they will be most beneficial for the control of alcoholic

beverages and to take any other action concerning persons employed

383 under this chapter as authorized by law and taken in accordance

384 with the rules, regulations and procedures of the State Personnel

385 Board.

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386 (o) To enforce the provisions made unlawful by Chapter

387 3, Title 67 and Section 97-5-49.

388 (p) To delegate its authority under this chapter to the

Alcoholic Beverage Control Division, its director or any other

390 officer or employee of the department that it deems appropriate.

391 (q) To prescribe and charge a fee to defray the costs

392 of shipping alcoholic beverages, provided that such fee is

393 determined in a manner provided by the department by rules and/or

394 regulations adopted in accordance with the Mississippi

395 Administrative Procedures Law. This paragraph (q) shall stand

396 repealed on January 1, 2022.

- 397 **SECTION 4.** Section 67-1-43, Mississippi Code of 1972, is
- 398 amended as follows:
- 399 67-1-43. Any authorized retail * * * permittee who shall
- 400 purchase or receive intoxicating liquor from any source except
- 401 from * * * an authorized wholesaler, unless authorized by rules
- 402 and regulations of the department promulgated under Section
- 403 67-1-41, shall be guilty of a misdemeanor and upon conviction
- 404 thereof shall be punished by a fine of not less than Five Hundred
- 405 Dollars (\$500.00), nor more than Two Thousand Dollars (\$2,000.00),
- 406 to which may be added imprisonment in the county jail for not more
- 407 than six (6) months. Any authorization of such person to sell
- 408 intoxicating beverages may be revoked as provided by law.
- SECTION 5. Section 67-1-45, Mississippi Code of 1972, is
- 410 amended as follows:
- 411 67-1-45. No manufacturer, rectifier or distiller of
- 412 alcoholic beverages shall sell or attempt to sell any such
- 413 alcoholic beverages, except malt liquor, within the State of
- 414 Mississippi, except to * * * an authorized wholesaler, or as
- 415 provided in Section 67-1-41, or pursuant to Section 67-1-51. A
- 416 producer of native wine may sell native wines to * * * an
- 417 authorized wholesaler or to consumers at the location of the
- 418 native winery or its immediate vicinity. For the purposes of this
- 419 section, "authorized wholesaler" does not include package retail
- 420 permittees who resell alcoholic beverages at wholesale to other
- 421 permittees. Such package retail permittees may only purchase
- 422 alcoholic beverages as otherwise authorized by this chapter.

- Any violation of this section by any manufacturer, rectifier
- 424 or distiller shall be punished by a fine of not less than Five
- 425 Hundred Dollars (\$500.00), and not more than Two Thousand Dollars
- 426 (\$2,000.00), to which may be added imprisonment in the county jail
- 427 not to exceed six (6) months.
- 428 **SECTION 6.** Section 67-1-47, Mississippi Code of 1972, is
- 429 amended as follows:
- 430 67-1-47. All distillers or distributors having contracts
- 431 with * * * any authorized wholesaler for the sale of alcoholic
- 432 beverages * * * throughout the state, before making delivery of
- 433 any merchandise to the * * * wholesaler, shall register with the
- 434 Secretary of State giving their name, address, name of all local
- 435 agents and any other pertinent information which may be required
- 436 by the Secretary of State and appointing an agent for the service
- 437 of process within the State of Mississippi.
- 438 **SECTION 7.** Section 67-1-49, Mississippi Code of 1972, is
- 439 amended as follows:
- 440 67-1-49. All distillers or distributors having contracts
- 441 with * * * any authorized wholesaler for the sale of alcoholic
- 442 beverages \star \star throughout the state, shall, on or before February
- 443 1st of each year, file a statement, under oath, with the * * *
- 444 Department of Revenue and with the Secretary of State, listing the
- 445 names and addresses of each person, firm or corporation in
- 446 Mississippi to whom or which said distiller or distributor shall
- 447 have paid or agreed to pay any fee, retainer, salary, or
- 448 remuneration, during the preceding year, together with a statement

- 449 of the purpose for such payment. Failure to file such statement
- 450 shall constitute grounds for the commission to suspend the right
- 451 of the distiller or distributor to sell to said commission until
- 452 such time as said statement shall be filed.
- 453 **SECTION 8.** Section 67-1-51, Mississippi Code of 1972, is
- 454 amended as follows:
- 455 67-1-51. (1) Permits which may be issued by the department
- 456 shall be as follows:
- 457 (a) Manufacturer's permit. A manufacturer's permit
- 458 shall permit the manufacture, importation in bulk, bottling and
- 459 storage of alcoholic liquor and its distribution and sale to
- 460 manufacturers holding permits under this chapter in this state and
- 461 to persons outside the state who are authorized by law to purchase
- 462 the same, and to sell as provided by this chapter.
- Manufacturer's permits shall be of the following classes:
- Class 1. Distiller's and/or rectifier's permit, which shall
- 465 authorize the holder thereof to operate a distillery for the
- 466 production of distilled spirits by distillation or redistillation
- 467 and/or to operate a rectifying plant for the purifying, refining,
- 468 mixing, blending, flavoring or reducing in proof of distilled
- 469 spirits and alcohol.
- Class 2. Wine manufacturer's permit, which shall authorize
- 471 the holder thereof to manufacture, import in bulk, bottle and
- 472 store wine or vinous liquor.

Class 3. Native wine producer's permit, which shall authorize the holder thereof to produce, bottle, store and sell native wines.

- 476 Package retailer's permit. Except as otherwise (b) 477 provided in this paragraph and Section 67-1-52, a package 478 retailer's permit shall authorize the holder thereof to operate a 479 store exclusively for the sale at retail in original sealed and 480 unopened packages of alcoholic beverages, including native wines, 481 not to be consumed on the premises where sold. Alcoholic beverages shall not be sold by any retailer in any package or 482 483 container containing less than fifty (50) milliliters by liquid 484 measure. A package retailer's permit, with prior approval from 485 the department, shall authorize the holder thereof to sample new 486 product furnished by a manufacturer's representative or his 487 employees at the permitted place of business so long as the 488 sampling otherwise complies with this chapter and applicable 489 department regulations. Such samples may not be provided to 490 customers at the permitted place of business. In addition to the 491 sale at retail of packages of alcoholic beverages, the holder of a 492 package retailer's permit is authorized to sell at retail 493 corkscrews, wine glasses, soft drinks, ice, juices, mixers and 494 other beverages commonly used to mix with alcoholic beverages. 495 Nonalcoholic beverages sold by the holder of a package retailer's permit shall not be consumed on the premises where sold. 496
- 497 (c) **On-premises retailer's permit.** Except as otherwise 498 provided in subsection (5) of this section, an on-premises

499 retailer's permit shall authorize the sale of alcoholic beverages, 500 including native wines, for consumption on the licensed premises 501 only; however, a patron of the permit holder may remove one (1) 502 bottle of wine from the licensed premises if: (i) the patron consumed a portion of the bottle of wine in the course of 503 504 consuming a meal purchased on the licensed premises; (ii) the 505 permit holder securely reseals the bottle; (iii) the bottle is 506 placed in a bag that is secured in a manner so that it will be 507 visibly apparent if the bag is opened; and (iv) a dated receipt 508 for the wine and the meal is available. Additionally, as part of 509 a carryout order, a permit holder may sell one (1) bottle of wine 510 to be removed from the licensed premises for every two (2) entrees 511 Such a permit shall be issued only to qualified hotels, 512 restaurants and clubs, and to common carriers with adequate facilities for serving passengers. In resort areas, whether 513 514 inside or outside of a municipality, the department, in its 515 discretion, may issue on-premises retailer's permits to such 516 establishments as it deems proper. An on-premises retailer's 517 permit when issued to a common carrier shall authorize the sale 518 and serving of alcoholic beverages aboard any licensed vehicle 519 while moving through any county of the state; however, the sale of 520 such alcoholic beverages shall not be permitted while such vehicle 521 is stopped in a county that has not legalized such sales. on-premises retailer's permit is applied for by a common carrier 522 operating solely in the water, such common carrier must, along 523 524 with all other qualifications for a permit, (i) be certified to S. B. 2806

525 carry at least one hundred fifty (150) passengers and/or provide

526 overnight accommodations for at least fifty (50) passengers and

527 (ii) operate primarily in the waters within the State of

528 Mississippi which lie adjacent to the State of Mississippi south

529 of the three (3) most southern counties in the State of

530 Mississippi and/or on the Mississippi River or navigable waters

531 within any county bordering on the Mississippi River.

- authorize the holder thereof to act as salesman for a manufacturer or wholesaler holding a proper permit, to solicit on behalf of his employer orders for alcoholic beverages, and to otherwise promote his employer's products in a legitimate manner. Such a permit shall authorize the representation of and employment by one (1) principal only. However, the permittee may also, in the discretion of the department, be issued additional permits to represent other principals. No such permittee shall buy or sell alcoholic beverages for his own account, and no such beverage shall be brought into this state in pursuance of the exercise of such permit otherwise than through a permit issued to a wholesaler or manufacturer in the state.
- provided in subsection (5) of this section, a native wine retailer's permit shall be issued only to a holder of a Class 3 manufacturer's permit, and shall authorize the holder thereof to make retail sales of native wines to consumers for on-premises consumption or to consumers in originally sealed and unopened

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- 551 containers at an establishment located on the premises of or in 552 the immediate vicinity of a native winery. When selling to 553 consumers for on-premises consumption, a holder of a native wine 554 retailer's permit may add to the native wine alcoholic beverages 555 not produced on the premises, so long as the total volume of 556 foreign beverage components does not exceed twenty percent (20%) 557 of the mixed beverage. Hours of sale shall be the same as those 558 authorized for on-premises permittees in the city or county in
- f) Temporary retailer's permit. Except as otherwise provided in subsection (5) of this section, a temporary retailer's permit shall permit the purchase and resale of alcoholic beverages, including native wines, during legal hours on the premises described in the temporary permit only.
- Temporary retailer's permits shall be of the following classes:

which the native wine retailer is located.

- 567 Class 1. A temporary one-day permit may be issued to bona fide nonprofit civic or charitable organizations authorizing the 568 569 sale of alcoholic beverages, including native wine, for 570 consumption on the premises described in the temporary permit 571 only. Class 1 permits may be issued only to applicants 572 demonstrating to the department, by a statement signed under 573 penalty of perjury submitted ten (10) days prior to the proposed 574 date or such other time as the department may determine, that they
- 575 meet the qualifications of Sections 67-1-11, 67-1-37, 67-1-51(2)
- 576 and (3), 67-1-55, 67-1-57 (excluding paragraph (e)) and 67-1-59.

577 Class 1 permittees shall obtain all alcoholic beverages from 578 package retailers located in the county in which the temporary 579 permit is issued. Alcoholic beverages remaining in stock upon 580 expiration of the temporary permit may be returned by the permittee to the package retailer for a refund of the purchase 581 582 price upon consent of the package retailer or may be kept by the 583 permittee exclusively for personal use and consumption, subject to 584 all laws pertaining to the illegal sale and possession of 585 alcoholic beverages. The department, following review of the statement provided by the applicant and the requirements of the 586 587 applicable statutes and regulations, may issue the permit. 588 Class 2. A temporary permit, not to exceed seventy (70) 589 days, may be issued to prospective permittees seeking to transfer 590 a permit authorized in paragraph (c) of this subsection. 591 2 permit may be issued only to applicants demonstrating to the 592 department, by a statement signed under the penalty of perjury, 593 that they meet the qualifications of Sections 67-1-5(1), (m), (n), 594 (o), (p) or (q), 67-1-37, 67-1-51(2) and (3), 67-1-55, 67-1-57 and 595 67-1-59. The department, following a preliminary review of the 596 statement provided by the applicant and the requirements of the 597 applicable statutes and regulations, may issue the permit. 598 Class 2 temporary permittees must purchase their alcoholic beverages directly from * * * an authorized wholesaler or, with 599 600 approval of the department, purchase the remaining stock of the previous permittee. If the proposed applicant of a Class 1 or 601

Class 2 temporary permit falsifies information contained in the

application or statement, the applicant shall never again be
eligible for a retail alcohol beverage permit and shall be subject
to prosecution for perjury.

606 Class 3. A temporary one-day permit may be issued to a 607 retail establishment authorizing the complimentary distribution of 608 wine, including native wine, to patrons of the retail 609 establishment at an open house or promotional event, for 610 consumption only on the premises described in the temporary 611 permit. A Class 3 permit may be issued only to an applicant demonstrating to the department, by a statement signed under 612 613 penalty of perjury submitted ten (10) days before the proposed 614 date or such other time as the department may determine, that it meets the qualifications of Sections 67-1-11, 67-1-37, 67-1-51(2) 615 616 and (3), 67-1-55, 67-1-57 (excluding paragraph (e)) and 67-1-59. 617 A Class 3 permit holder shall obtain all alcoholic beverages from 618 the holder(s) of a package retailer's permit located in the county 619 in which the temporary permit is issued. Wine remaining in stock 620 upon expiration of the temporary permit may be returned by the 621 Class 3 temporary permit holder to the package retailer for a 622 refund of the purchase price, with consent of the package 623 retailer, or may be kept by the Class 3 temporary permit holder 624 exclusively for personal use and consumption, subject to all laws 625 pertaining to the illegal sale and possession of alcoholic beverages. The department, following review of the statement 626 provided by the applicant and the requirements of the applicable 627 628 statutes and regulations, may issue the permit. No retailer may

receive more than twelve (12) Class 3 temporary permits in a
calendar year. A Class 3 temporary permit shall not be issued to
a retail establishment that either holds a merchant permit issued
under paragraph (1) of this subsection, or holds a permit issued
under Chapter 3, Title 67, Mississippi Code of 1972, authorizing
the holder to engage in the business of a retailer of light wine
or beer.

636 Caterer's permit. A caterer's permit shall permit 637 the purchase of alcoholic beverages by a person engaging in business as a caterer and the resale of alcoholic beverages by 638 639 such person in conjunction with such catering business. No person 640 shall qualify as a caterer unless forty percent (40%) or more of 641 the revenue derived from such catering business shall be from the 642 serving of prepared food and not from the sale of alcoholic beverages and unless such person has obtained a permit for such 643 644 business from the Department of Health. A caterer's permit shall 645 not authorize the sale of alcoholic beverages on the premises of 646 the person engaging in business as a caterer; however, the holder 647 of an on-premises retailer's permit may hold a caterer's permit. 648 When the holder of an on-premises retailer's permit or an 649 affiliated entity of the holder also holds a caterer's permit, the 650 caterer's permit shall not authorize the service of alcoholic 651 beverages on a consistent, recurring basis at a separate, fixed location owned or operated by the caterer, on-premises retailer or 652 affiliated entity and an on-premises retailer's permit shall be 653 654 required for the separate location. All sales of alcoholic

655 beverages by holders of a caterer's permit shall be made at the 656 location being catered by the caterer, and, except as otherwise 657 provided in subsection (5) of this section, such sales may be made 658 only for consumption at the catered location. The location being 659 catered may be anywhere within a county or judicial district that 660 has voted to come out from under the dry laws or in which the sale 661 and distribution of alcoholic beverages is otherwise authorized by 662 Such sales shall be made pursuant to any other conditions 663 and restrictions which apply to sales made by on-premises retail permittees. The holder of a caterer's permit or his employees 664 shall remain at the catered location as long as alcoholic 665 666 beverages are being sold pursuant to the permit issued under this 667 paragraph (q), and the permittee shall have at the location the 668 identification card issued by the Alcoholic Beverage Control 669 Division of the department. No unsold alcoholic beverages may be 670 left at the catered location by the permittee upon the conclusion 671 of his business at that location. Appropriate law enforcement 672 officers and Alcoholic Beverage Control Division personnel may 673 enter a catered location on private property in order to enforce 674 laws governing the sale or serving of alcoholic beverages.

(h) Research permit. A research permit shall authorize the holder thereof to operate a research facility for the professional research of alcoholic beverages. Such permit shall authorize the holder of the permit to import and purchase limited amounts of alcoholic beverages from * * * authorized wholesalers,

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- importers, wineries and distillers of alcoholic beverages for professional research.
- 682 Alcohol processing permit. An alcohol processing 683 permit shall authorize the holder thereof to purchase, transport 684 and possess alcoholic beverages for the exclusive use in cooking, 685 processing or manufacturing products which contain alcoholic 686 beverages as an integral ingredient. An alcohol processing permit 687 shall not authorize the sale of alcoholic beverages on the 688 premises of the person engaging in the business of cooking, processing or manufacturing products which contain alcoholic 689 690 beverages. The amounts of alcoholic beverages allowed under an 691 alcohol processing permit shall be set by the department.
- (j) Hospitality cart permit. A hospitality cart permit
 shall authorize the sale of alcoholic beverages from a mobile cart
 on a golf course that is the holder of an on-premises retailer's
 permit. The alcoholic beverages sold from the cart must be
 consumed within the boundaries of the golf course.
- (k) Special service permit. A special service permit

 shall authorize the holder to sell commercially sealed alcoholic

 beverages to the operator of a commercial or private aircraft for

 en route consumption only by passengers. A special service permit

 shall be issued only to a fixed-base operator who contracts with

 an airport facility to provide fueling and other associated

 services to commercial and private aircraft.
- 704 (1) **Merchant permit.** Except as otherwise provided in 705 subsection (5) of this section, a merchant permit shall be issued S. B. 2806 PAGE 27

706 only to the owner of a spa facility, an art studio or gallery, or

707 a cooking school, and shall authorize the holder to serve

708 complimentary by the glass wine only, including native wine, at

709 the holder's spa facility, art studio or gallery, or cooking

710 school. A merchant permit holder shall obtain all wine from the

711 holder of a package retailer's permit.

712 Temporary alcoholic beverages charitable auction

713 permit. A temporary permit, not to exceed five (5) days, may be

issued to a qualifying charitable nonprofit organization that is

715 exempt from taxation under Section 501(c)(3) or (4) of the

716 Internal Revenue Code of 1986. The permit shall authorize the

holder to sell alcoholic beverages for the limited purpose of

718 raising funds for the organization during a live or silent auction

719 that is conducted by the organization and that meets the following

requirements: (i) the auction is conducted in an area of the 720

721 state where the sale of alcoholic beverages is authorized; (ii) if

722 the auction is conducted on the premises of an on-premises

723 retailer's permit holder, then the alcoholic beverages to be

724 auctioned must be stored separately from the alcoholic beverages

725 sold, stored or served on the premises, must be removed from the

726 premises immediately following the auction, and may not be

727 consumed on the premises; (iii) the permit holder may not conduct

more than two (2) auctions during a calendar year; (iv) the permit 728

729 holder may not pay a commission or promotional fee to any person

730 to arrange or conduct the auction.

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731 Event venue retailer's permit. An event venue 732 retailer's permit shall authorize the holder thereof to purchase 733 and resell alcoholic beverages, including native wines, for 734 consumption on the premises during legal hours during events held 735 on the licensed premises if food is being served at the event by a 736 caterer who is not affiliated with or related to the permittee. 737 The caterer must serve at least three (3) entrees. The permit may 738 only be issued for venues that can accommodate two hundred (200) 739 persons or more. The number of persons a venue may accommodate 740 shall be determined by the local fire department and such 741 determination shall be provided in writing and submitted along 742 with all other documents required to be provided for an 743 on-premises retailer's permit. The permittee must derive the 744 majority of its revenue from event-related fees, including, but 745 not limited to, admission fees or ticket sales for live 746 entertainment in the building. "Event-related fees" do not 747 include alcohol, beer or light wine sales or any fee which may be 748 construed to cover the cost of alcohol, beer or light wine. 749 determination shall be made on a per event basis. An event may 750 not last longer than two (2) consecutive days per week.

(o) Temporary theatre permit. A temporary theatre permit, not to exceed five (5) days, may be issued to a charitable nonprofit organization that is exempt from taxation under Section 501(c)(3) or (4) of the Internal Revenue Code and owns or operates a theatre facility that features plays and other theatrical performances and productions. Except as otherwise provided in

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subsection (5) of this section, the permit shall authorize the holder to sell alcoholic beverages, including native wines, to patrons of the theatre during performances and productions at the theatre facility for consumption during such performances and productions on the premises of the facility described in the permit. A temporary theatre permit holder shall obtain all alcoholic beverages from package retailers located in the county in which the permit is issued. Alcoholic beverages remaining in stock upon expiration of the temporary theatre permit may be returned by the permittee to the package retailer for a refund of the purchase price upon consent of the package retailer or may be kept by the permittee exclusively for personal use and consumption, subject to all laws pertaining to the illegal sale and possession of alcoholic beverages.

(p) Charter ship operator's permit. Subject to the provisions of this paragraph (p), a charter ship operator's permit shall authorize the holder thereof and its employees to serve, monitor, store and otherwise control the serving and availability of alcoholic beverages to customers of the permit holder during private charters under contract provided by the permit holder. A charter ship operator's permit shall authorize such action by the permit holder and its employees only as to alcoholic beverages brought onto the permit holder's ship by customers of the permit holder as part of such a private charter. All such alcoholic beverages must be removed from the charter ship at the conclusion of each private charter. A charter ship operator's permit shall

783 not authorize the permit holder to sell, charge for or otherwise 784 supply alcoholic beverages to customers, except as authorized in 785 this paragraph (p). For the purposes of this paragraph (p), 786 "charter ship operator" means a common carrier that (i) is 787 certified to carry at least one hundred fifty (150) passengers 788 and/or provide overnight accommodations for at least fifty (50) 789 passengers, (ii) operates only in the waters within the State of 790 Mississippi, which lie adjacent to the State of Mississippi south 791 of the three (3) most southern counties in the State of Mississippi, and (iii) provides charters under contract for tours

794 Distillery retailer's permit. The holder of a 795 Class 1 manufacturer's permit may obtain a distillery retailer's 796 permit. A distillery retailer's permit shall authorize the holder 797 thereof to sell at retail alcoholic beverages by the sealed and 798 unopened bottle from a retail location at the distillery for 799 off-premises consumption. The holder may only sell product 800 manufactured by the manufacturer at the distillery described in 801 the permit. The holder shall not sell at retail more than ten 802 percent (10%) of the alcoholic beverages produced annually at its 803 distillery. The holder shall not make retail sales of more than 804 two and twenty-five one-hundredths (2.25) liters, in the 805 aggregate, of the alcoholic beverages produced at its distillery 806 to any one (1) individual for consumption off the premises of the distillery within a twenty-four-hour period. The hours of sale 807 808 shall be the same as those hours for package retailers under this

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and trips in such waters.

809 chapter. The holder of a distillery retailer's permit is not 810 required to purchase the alcoholic beverages authorized to be sold by this paragraph from * * * an authorized wholesaler; however, if 811 812 the holder does not purchase the alcoholic beverages from * * * an 813 authorized wholesaler, the holder shall pay to the department all 814 taxes, fees and surcharges on the alcoholic beverages that are imposed upon the sale of alcoholic beverages shipped by * * * an 815 816 authorized wholesaler. In addition to alcoholic beverages, the 817 holder of a distillery retailer's permit may sell at retail promotional products from the same retail location, including 818 819 shirts, hats, glasses, and other promotional products customarily 820 sold by alcoholic beverage manufacturers.

821 Festival Wine Permit. Any wine manufacturer or 822 native wine producer permitted by Mississippi or any other state 823 is eligible to obtain a Festival Wine Permit. This permit 824 authorizes the entity to transport product manufactured by it to 825 festivals held within the State of Mississippi and sell sealed, 826 unopened bottles to festival participants. The holder of this 827 permit may provide samples at no charge to participants. 828 "Festival" means any event at which three (3) or more vendors are 829 present at a location for the sale or distribution of goods. 830 holder of a Festival Wine Permit is not required to purchase the 831 alcoholic beverages authorized to be sold by this paragraph from * * * an authorized wholesaler. However, if the holder does 832 not purchase the alcoholic beverages from * * * an authorized 833 834 wholesaler, the holder of this permit shall pay to the department

- 835 all taxes, fees and surcharges on the alcoholic beverages sold at
- 836 such festivals that are imposed upon the sale of alcoholic
- 837 beverages shipped by * * * an authorized wholesaler.
- 838 Additionally, the entity shall file all applicable reports and
- 839 returns as prescribed by the department. This permit is issued
- 840 per festival and provides authority to sell for two (2)
- 841 consecutive days during the hours authorized for on-premises
- 842 permittees' sales in that county or city. The holder of the
- 843 permit shall be required to maintain all requirements set by Local
- 844 Option Law for the service and sale of alcoholic beverages. This
- 845 permit may be issued to entities participating in festivals at
- 846 which a Class 1 temporary permit is in effect.
- This paragraph (r) shall stand repealed from and after July
- 848 1, 2023.
- (s) Wholesaler's permit. The holder of a wholesaler's
- 850 permit may distribute alcoholic beverages throughout the State of
- 851 Mississippi to properly permitted retailers for resale subject to
- 852 the provisions of this chapter and any applicable regulations.
- 853 (2) Except as otherwise provided in subsection (4) of this
- 854 section, retail permittees may hold more than one (1) retail
- 855 permit, at the discretion of the department.
- 856 (3) Except as otherwise provided in this subsection, no
- 857 authority shall be granted to any person to manufacture, sell or
- 858 store for sale any intoxicating liquor as specified in this
- 859 chapter within four hundred (400) feet of any church, school,
- 860 kindergarten or funeral home. However, within an area zoned

commercial or business, such minimum distance shall be not less than one hundred (100) feet.

A church or funeral home may waive the distance restrictions imposed in this subsection in favor of allowing issuance by the department of a permit, pursuant to subsection (1) of this section, to authorize activity relating to the manufacturing, sale or storage of alcoholic beverages which would otherwise be prohibited under the minimum distance criterion. Such waiver shall be in written form from the owner, the governing body, or the appropriate officer of the church or funeral home having the authority to execute such a waiver, and the waiver shall be filed with and verified by the department before becoming effective.

The distance restrictions imposed in this subsection shall not apply to the sale or storage of alcoholic beverages at a bed and breakfast inn listed in the National Register of Historic Places or to the sale or storage of alcoholic beverages in a historic district that is listed in the National Register of Historic Places, is a qualified resort area and is located in a municipality having a population greater than one hundred thousand (100,000) according to the latest federal decennial census.

(4) No person, either individually or as a member of a firm, partnership, limited liability company or association, or as a stockholder, officer or director in a corporation, shall own or control any interest in more than one (1) package retailer's permit, nor shall such person's spouse, if living in the same household of such person, any relative of such person, if living

- in the same household of such person, or any other person living in the same household with such person own any interest in any other package retailer's permit.
- 890 (5) In addition to any other authority granted under 891 this section, the holder of a permit issued under subsection 892 (1)(c), (e), (f), (q), (l), (n) and/or (o) of this section may 893 sell or otherwise provide alcoholic beverages and/or wine to a 894 patron of the permit holder in the manner authorized in the permit 895 and the patron may remove an open glass, cup or other container of 896 the alcoholic beverage and/or wine from the licensed premises and may possess and consume the alcoholic beverage or wine outside of 897 898 the licensed premises if: (i) the licensed premises is located 899 within a leisure and recreation district created under Section 900 67-1-101 and (ii) the patron remains within the boundaries of the 901 leisure and recreation district while in possession of the 902 alcoholic beverage or wine.
- 903 (b) Nothing in this subsection shall be construed to 904 allow a person to bring any alcoholic beverages into a permitted 905 premises except to the extent otherwise authorized by this 906 chapter.
- 907 **SECTION 9.** Section 27-71-5, Mississippi Code of 1972, is 908 amended as follows:
- 27-71-5. (1) Upon each person approved for a permit under
 the provisions of the Alcoholic Beverage Control Law and
 amendments thereto, there is levied and imposed for each location
 for the privilege of engaging and continuing in this state in the
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913	business authorized by such permit, an annual privilege license
914	tax in the amount provided in the following schedule:
915	(a) Except as otherwise provided in this subsection
916	(1), manufacturer's permit, Class 1, distiller's and/or
917	rectifier's\$4,500.00
918	(b) Manufacturer's permit, Class 2, wine
919	Manufacturer\$1,800.00
920	(c) Manufacturer's permit, Class 3, native wine
921	manufacturer per ten thousand (10,000) gallons or part thereof
922	produced\$ 10.00
923	(d) Native wine retailer's permit\$ 50.00
924	(e) Package retailer's permit, each\$ 900.00
925	(f) On-premises retailer's permit, except for clubs and
926	common carriers, each\$ 450.00
927	(g) On-premises retailer's permit for wine of more than
928	five percent (5%) alcohol by weight, but not more than twenty-one
929	percent (21%) alcohol by weight, each\$ 225.00
930	(h) On-premises retailer's permit for clubs \$ 225.00
931	(i) On-premises retailer's permit for common carriers,
932	per car, plane, or other vehicle\$ 120.00
933	(j) Solicitor's permit, regardless of any other
934	provision of law, solicitor's permits shall be issued only in the
935	discretion of the department\$ 100.00
936	(k) Filing fee for each application except for an
937	employee identification card\$ 25.00
938	(1) Temporary permit, Class 1, each\$ 10.00

939	(m)	Temporary permit, Class 2, each\$	50.00
940	(n)	(i) Caterer's permit\$	600.00
941		(ii) Caterer's permit for holders of on-premises	
942	retailer's per	mit\$	150.00
943	(0)	Research permit\$	100.00
944	(p)	Temporary permit, Class 3 (wine only)\$	10.00
945	(q)	Special service permit\$	225.00
946	(r)	Merchant permit\$	225.00
947	(s)	Temporary alcoholic beverages charitable auction	
948	permit	\$	10.00
949	(t)	Event venue retailer's permit\$	225.00
950	(u)	Temporary theatre permit, each\$	10.00
951	(v)	Charter ship operator's permit\$	100.00
952	(w)	Distillery retailer's permit\$	450.00
953	(x)	Festival wine permit\$	10.00
954	<u>(</u> y)	Wholesaler's permit\$ 5	,000.00
955	If a person approved for a manufacturer's permit, Class 1,		
956	distiller's permit produces a product with at least fifty-one		
957	percent (51%) of the finished product by volume being obtained		
958	from alcoholic fermentation of grapes, fruits, berries, honey		
959	and/or vegetables grown and produced in Mississippi, and produces		
960	all of the product by using not more than one (1) still having a		
961	maximum capacity of one hundred fifty (150) liters, the annual		
962	privilege license tax for such a permit shall be Ten Dollars		
963	(\$10.00) per ten thousand (10,000) gallons or part thereof		
964	produced. Bulk, concentrated or fortified ingredients used for		
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- 965 blending may be produced outside this state and used in producing 966 such a product.
- In addition to the filing fee imposed by paragraph (k) of
- 968 this subsection, a fee to be determined by the Department of
- 969 Revenue may be charged to defray costs incurred to process
- 970 applications. The additional fees shall be paid into the State
- 971 Treasury to the credit of a special fund account, which is hereby
- 972 created, and expenditures therefrom shall be made only to defray
- 973 the costs incurred by the Department of Revenue in processing
- 974 alcoholic beverage applications. Any unencumbered balance
- 975 remaining in the special fund account on June 30 of any fiscal
- 976 year shall lapse into the State General Fund.
- 977 All privilege taxes imposed by this section shall be paid in
- 978 advance of doing business. The additional privilege tax imposed
- 979 for an on-premises retailer's permit based upon purchases shall be
- 980 due and payable on demand.
- 981 Paragraph (x) of this subsection shall stand repealed from
- 982 and after July 1, 2023.
- 983 (2) (a) There is imposed and shall be collected from each
- 984 permittee, except a common carrier, solicitor or a temporary
- 985 permittee, by the department, an additional license tax equal to
- 986 the amounts imposed under subsection (1) of this section for the
- 987 privilege of doing business within any municipality or county in
- 988 which the licensee is located.
- 989 (b) (i) In addition to the tax imposed in paragraph
- 990 (a) of this subsection, there is imposed and shall be collected by

991 the department from each permittee described in subsection (1)(f),

992 (g), (h), (m) and (t) of this section, an additional license tax

993 for the privilege of doing business within any municipality or

994 county in which the licensee is located in the amount of Two

995 Hundred Twenty-five Dollars (\$225.00) on purchases exceeding Five

996 Thousand Dollars (\$5,000.00) and Two Hundred Twenty-five Dollars

(\$225.00) for each additional purchase of Five Thousand Dollars

998 (\$5,000.00), or fraction thereof.

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999 In addition to the tax imposed in paragraph (ii) 1000 (a) of this subsection, there is imposed and shall be collected by 1001 the department from each permittee described in subsection (1)(n) and (r) of this section, an additional license tax for the 1002 1003 privilege of doing business within any municipality or county in 1004 which the licensee is located in the amount of Two Hundred Fifty 1005 Dollars (\$250.00) on purchases exceeding Five Thousand Dollars

(\$5,000.00) and Two Hundred Twenty-five Dollars (\$225.00) for each 1007 additional purchase of Five Thousand Dollars (\$5,000.00), or 1008 fraction thereof.

1009 Any person who has paid the additional (iii) 1010 privilege license tax imposed by this paragraph, and whose permit 1011 is renewed, may add any unused fraction of Five Thousand Dollars 1012 (\$5,000.00) purchases to the first Five Thousand Dollars 1013 (\$5,000.00) purchases authorized by the renewal permit, and no additional license tax will be required until purchases exceed the 1014 1015 sum of the two (2) figures.

- 1016 If the licensee is located within a municipality, 1017 the department shall pay the amount of additional license tax collected under this section to the municipality, and if outside a 1018 1019 municipality the department shall pay the additional license tax 1020 to the county in which the licensee is located. Payments by the 1021 department to the respective local government subdivisions shall 1022 be made once each month for any collections during the preceding 1023 month.
- 1024 (3) When an application for any permit, other than for
 1025 renewal of a permit, has been rejected by the department, such
 1026 decision shall be final. Appeal may be made in the manner
 1027 provided by Section 67-1-39. Another application from an
 1028 applicant who has been denied a permit shall not be reconsidered
 1029 within a twelve-month period.
- 1030 (4) The number of permits issued by the department shall not be restricted or limited on a population basis; however, the 1032 foregoing limitation shall not be construed to preclude the right of the department to refuse to issue a permit because of the 1034 undesirability of the proposed location.
- 1035 (5) If any person shall engage or continue in any business
 1036 which is taxable under this section without having paid the tax as
 1037 provided in this section, the person shall be liable for the full
 1038 amount of the tax plus a penalty thereon equal to the amount
 1039 thereof, and, in addition, shall be punished by a fine of not more
 1040 than One Thousand Dollars (\$1,000.00), or by imprisonment in the

- 1041 county jail for a term of not more than six (6) months, or by both 1042 such fine and imprisonment, in the discretion of the court.
- 1043 (6) It shall be unlawful for any person to consume alcoholic
- 1044 beverages on the premises of any hotel restaurant, restaurant,
- 1045 club or the interior of any public place defined in Chapter 1,
- 1046 Title 67, Mississippi Code of 1972, when the owner or manager
- 1047 thereof displays in several conspicuous places inside the
- 1048 establishment and at the entrances of establishment a sign
- 1049 containing the following language: NO ALCOHOLIC BEVERAGES
- 1050 ALLOWED.
- 1051 **SECTION 10.** Section 27-71-7, Mississippi Code of 1972, is
- 1052 amended as follows:
- 1053 27-71-7. (1) There is hereby levied and assessed an excise
- 1054 tax upon each case of alcoholic beverages sold by * * * an
- 1055 authorized wholesaler to be collected from each retail licensee at
- 1056 the time of sale in accordance with the following schedule:
- 1057 (a) Distilled spirits.....\$2.50 per gallon
- 1058 (b) Sparkling wine and champagne.....\$1.00 per gallon
- 1059 (c) Other wines, including native
- 1060 wines.....\$.35 per gallon
- 1061 (2) * * * Upon every person engaged or continuing in this
- 1062 state in business as an authorized wholesaler there is hereby
- 1063 levied, assessed and shall be collected a tax of eighteen percent
- 1064 (18%) on the gross proceeds of the wholesale sale. This tax shall
- 1065 be in addition to any and all taxes otherwise imposed under this
- 1066 title.

- 1067 (3) The taxes imposed by this section shall be paid to the
- 1068 department monthly on or before the fifteenth day of the month
- 1069 following the month in which the sales were made by a wholesaler.
- 1070 Monthly report forms shall be furnished by the commissioner to the
- 1071 wholesalers.
- 1072 **SECTION 11.** Section 27-71-9, Mississippi Code of 1972, is
- 1073 amended as follows:
- 1074 27-71-9. The * * * department may promulgate regulations
- 1075 authorizing persons holding on premises retailer's permits for
- 1076 common carriers, as provided herein, to file periodic reports and
- 1077 pay a tax based upon the value of alcoholic beverages sold while
- 1078 in this state, in lieu of purchasing all such alcoholic beverages
- 1079 from the * * * an authorized wholesaler. Such tax shall not be
- 1080 less than an amount equivalent to the gross profit plus all taxes
- 1081 that would have been derived from the sale of a like quantity of
- 1082 alcoholic beverages by the * * * wholesaler.
- 1083 **SECTION 12.** Section 27-71-11, Mississippi Code of 1972, is
- 1084 amended as follows:
- 1085 27-71-11. The * * * department shall from time to time by
- 1086 resolution request the State Bond Commission to provide sufficient
- 1087 funds required to maintain an adequate alcoholic beverage
- 1088 inventory. Said funds shall be provided under the provisions of
- 1089 Chapter 557, Laws of 1966.
- 1090 * * *
- 1091 Through June 30, 2022, the department may take any action
- 1092 necessary to dispose of its inventory by allowing suppliers and/or

- 1093 other entities with products in the inventory to remove their
- 1094 products from the inventory.
- This section shall stand repealed on July 1, 2022.
- 1096 **SECTION 13.** Section 27-71-13, Mississippi Code of 1972, is
- 1097 amended as follows:
- 1098 27-71-13. The commission shall purchase directly from the
- 1099 manufacturer, except under the following conditions:
- 1100 (a) Foreign brands which are not readily obtainable
- 1101 directly from the manufacturer.
- 1102 (b) When the commission can conclusively prove that
- 1103 unusual or extraordinary circumstances exist and the required or
- 1104 desired brands can be purchased at substantially lower prices from
- 1105 wholesalers or brokerage firms.
- In all instances involving purchases, other than directly
- 1107 from the manufacturer, the commission shall maintain full and
- 1108 complete records clearly reflecting the justification for such
- 1109 purchases. Said records shall include invoices, price lists,
- 1110 comparative prices, bills of lading and a certificate of
- 1111 justification signed by the director of the Alcoholic Beverage
- 1112 Control Division, as to the conditions requiring the purchase or
- 1113 purchases. All such records shall be retained for a period of
- 1114 three (3) years.
- 1115 This section shall stand repealed on January 1, 2022.
- 1116 **SECTION 14.** Section 27-71-15, Mississippi Code of 1972, is
- 1117 amended as follows:

- 1118 27-71-15. Except as otherwise provided in Section 67-9-1 for 1119 the transportation of limited amounts of alcoholic beverages for the use of an alcohol processing permittee, if transportation 1120 requires passage through a county which has not authorized the 1121 1122 sale of alcoholic beverages, such transportation shall be by a 1123 sealed vehicle. Such seal shall remain unbroken until the vehicle shall reach the place of business operated by the permittee. The 1124 1125 operator of any vehicle transporting alcoholic beverages shall 1126 have in his possession an invoice issued by the * * * wholesaler 1127 at the time of the wholesale sale covering the merchandise 1128 transported by the vehicle. The * * * department is authorized to
- 1131 When the restrictions imposed by this section and by the
 1132 regulation of the * * * department have not been violated, the
 1133 person transporting alcoholic beverages through a county wherein
 1134 the sale of alcoholic beverages is prohibited shall not be guilty
 1135 of unlawful possession and such merchandise shall be immune from
 1136 seizure.

issue regulations controlling the transportation of alcoholic

- 1137 **SECTION 15.** Section 27-71-17, Mississippi Code of 1972, is 1138 amended as follows:
- 27-71-17. It shall be unlawful for any person to counterfeit or reuse any label prescribed by the * * * department and used to identify alcoholic beverages sold at wholesale by * * * a

 1142 wholesaler and, upon conviction, the person shall be punished by a

 1143 fine of not more than Five Thousand Dollars (\$5,000.00), or by

1129

1130

beverages.

- 1144 imprisonment in the State Penitentiary for not less than one (1)
- 1145 year, nor more than ten (10) years, or both.
- 1146 **SECTION 16.** Section 27-71-21, Mississippi Code of 1972, is
- 1147 amended as follows:
- 1148 27-71-21. Before any person shall engage in the business of
- 1149 manufacturing, wholesaling or retailing of alcoholic beverages, he
- 1150 may be required to enter into a bond payable to the State of
- 1151 Mississippi, conditioned that he will conduct said business
- 1152 strictly in accordance with the laws of the State of Mississippi,
- and that he will comply with the rules and regulations prescribed
- 1154 by the * * * department, and pay all taxes due the State of
- 1155 Mississippi. The amount of a bond required of a manufacturer, not
- 1156 including a producer of native wine, and of a wholesaler shall not
- 1157 exceed One Hundred Thousand Dollars (\$100,000.00), and the amount
- 1158 required of a retailer shall be Five Thousand Dollars (\$5,000.00).
- 1159 Provided, however, any retailer whose check for purchase of
- 1160 merchandise or payment of taxes shall be dishonored may be
- 1161 required by the * * * department to post additional bond not to
- 1162 exceed Five Thousand Dollars (\$5,000.00). Such bond shall be made
- 1163 in a surety company authorized to do business in the State of
- 1164 Mississippi and shall be approved by the * * * department.
- 1165 The * * * department shall be authorized to institute suit in the
- 1166 proper court for any violation of the condition of said bonds.
- 1167 The amount of the bond required of a producer of native wine shall
- 1168 be Five Thousand Dollars (\$5,000.00).

- 1169 As an alternative to entering into a bond as required by this
- 1170 section, any person who shall engage in the business of
- 1171 manufacturing, wholesaling or retailing alcoholic beverages may,
- 1172 subject to the same conditions of conduct required for bonds,
- 1173 deposit with the State Treasurer the equivalent amount of the bond
- 1174 required for that particular person in cash or securities. The
- 1175 only securities allowable for this purpose are those which may
- 1176 legally be purchased by a bank or for trust funds, having a market
- 1177 value not less than that of the required bond. The * * *
- 1178 department shall file notice with the Treasurer for any violation
- 1179 of the conditions of the cash or security deposit.
- 1180 **SECTION 17.** Section 27-71-25, Mississippi Code of 1972, is
- 1181 amended as follows:
- 1182 27-71-25. Any person engaged in the business of selling or
- 1183 distributing alcoholic beverages shall keep such records and make
- 1184 such reports with respect to the receipt, distribution and sale of
- 1185 alcoholic beverages as the * * * department may require. It shall
- 1186 be the duty of the * * * department to prescribe and promulgate
- 1187 uniform rules and regulations for keeping such records and making
- 1188 such reports.
- 1189 **SECTION 18.** Section 27-71-29, Mississippi Code of 1972, is
- 1190 amended as follows:
- 1191 27-71-29. All taxes levied by this article shall be paid to
- 1192 the Department of Revenue in cash or by personal check, cashier's
- 1193 check, bank exchange, post office money order or express money
- 1194 order and shall be deposited by the department in the State

- 1195 Treasury on the same day collected, but no remittances other than
- 1196 cash shall be a final discharge of liability for the tax herein
- 1197 imposed and levied unless and until it has been paid in cash to
- 1198 the department.
- 1199 All taxes levied under Section 27-71-7 * * * and received by
- 1200 the department under this article shall be paid into the General
- 1201 Fund, * * * except that sixteen and six hundred sixty-seven
- 1202 one-thousandths percent (16.667%) of the revenue derived from
- 1203 taxes levied under Section 27-71-7(2) shall be deposited into the
- 1204 Mental Health Programs Fund. * * *
- 1205 **SECTION 19.** Section 67-5-13, Mississippi Code of 1972, is
- 1206 amended as follows:
- 1207 67-5-13. (1) Upon every producer holding a permit for the
- 1208 production of native wine, there is levied and imposed for each
- 1209 location for the privilege of engaging and continuing in this
- 1210 state in the production of native wine an annual privilege license
- 1211 tax in an amount equal to Ten Dollars (\$10.00) for each ten
- 1212 thousand (10,000) gallons, or any part thereof, of native wine
- 1213 produced by the winery.
- 1214 (2) There is levied and assessed an excise tax upon each
- 1215 case of native wine sold by a producer to any source to be
- 1216 collected from the producer in the amount provided for in Section
- 1217 27-71-7. However, native wine produced in Mississippi for export
- 1218 and sale without this state and native wine produced in
- 1219 Mississippi and sold to the * * * an authorized wholesaler shall
- 1220 not be subject to the excise tax, nor shall the tax accrue or be

- 1221 collected on native wines dispensed, as free samples in quantities of not more than six (6) ounces, in the tasting room of a native 1222 1223 winery.
- 1224 The privilege tax imposed by subsection (1) of this 1225 section shall be collected in the same manner as presently 1226 provided by law for the collection of other alcoholic beverages. 1227 The excise tax imposed by subsection (2) of this section shall be 1228 reported monthly by the producer to the * * * department on all 1229 sales made in Mississippi to consumers at the location of the 1230 native winery or its immediate vicinity, along with a statement of 1231 gallonage produced during that month, and the producer shall remit 1232 the tax due and owing with each report. The producer shall also include in the report a statement of gallonage sold and exported 1233 for sale outside this state. 1234
- 1235 All taxes levied by and collected under this section 1236 shall be deposited in the General Fund.
- 1237 SECTION 20. This act shall take effect and be in force from 1238 and after January 1, 2022, and shall stand repealed on December 1239 31, 2021.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO AMEND SECTION 67-1-41, MISSISSIPPI CODE OF 1972, TO REMOVE THE DEPARTMENT OF REVENUE FROM BEING A WHOLESALE 2

³ DISTRIBUTOR OF ALCOHOLIC BEVERAGES WITHIN THIS STATE; TO CREATE A

NEW SECTION TO BE CODIFIED AS 67-1-42, MISSISSIPPI CODE OF 1972,

⁵ TO AUTHORIZE A HOLDER OF A WHOLESALER'S PERMIT TO DISTRIBUTE

ALCOHOLIC BEVERAGES THROUGHOUT THIS STATE TO PROPERLY PERMITTED

⁷ RETAILERS FOR RESALE SUBJECT TO THE PROVISIONS OF THE LOCAL OPTION

ALCOHOLIC BEVERAGE CONTROL LAW; TO PROVIDE FOR THE ISSUANCE OF A

- WHOLESALER'S PERMIT; TO REQUIRE THE HOLDER OF A WHOLESALER'S
- PERMIT TO FILE REPORTS WITH THE DEPARTMENT OF REVENUE COVERING 10
- SALES OF ALCOHOLIC BEVERAGES AND KEEP CERTAIN RECORDS; TO PROVIDE 11
- 12 FOR THE ANNUAL RENEWAL OF A WHOLESALER'S PERMIT; TO AMEND SECTIONS
- 67-1-37, 67-1-43, 67-1-45, 67-1-47, 67-1-49 AND 67-1-51, 13
- MISSISSIPPI CODE OF 1972, TO CONFORM TO THE PROVISIONS OF THIS ACT; TO AMEND SECTION 27-71-5, MISSISSIPPI CODE OF 1972, TO LEVY A 14
- 15
- 16 PRIVILEGE TAX ON HOLDERS OF WHOLESALER'S PERMITS; TO AMEND SECTION
- 17 27-71-7, MISSISSIPPI CODE OF 1972, TO LEVY A TAX UPON THE SALE OF
- ALCOHOLIC BEVERAGES BY A WHOLESALER; TO AMEND SECTIONS 27-71-9, 18
- 27-71-11, 27-71-13, 27-71-15, 27-71-17, 27-71-21, 27-71-25, 19
- 20 27-71-29 AND 67-5-13, MISSISSIPPI CODE OF 1972, TO CONFORM TO THE
- 21 PROVISIONS OF THIS ACT; AND FOR RELATED PURPOSES.

HR31\SB2806A.1J

Andrew Ketchings Clerk of the House of Representatives