House Amendments to Senate Bill No. 2872

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:

- 6 **SECTION 1.** Section 67-1-16, Mississippi Code of 1972, is
- 7 amended as follows:
- 8 67-1-16. (1) (a) Before an area may be designated by the
- 9 governing authorities of a municipality as an area in which
- 10 facilities which are defined as qualified resort areas in Section
- 11 67-1-5(o)(iii)5 may be located, an election shall be held, under
- 12 the election laws applicable to the municipality, on the question
- 13 of whether qualified resort areas shall be allowed in the
- 14 municipality. An election to determine whether qualified resort
- 15 areas shall be allowed in the municipality shall be ordered by the
- 16 municipal governing authorities, upon presentation to the
- 17 governing authorities of a petition containing the names of at
- 18 least twenty percent (20%) of the duly qualified voters of the
- 19 municipality asking for the election. An election on the question
- 20 may not be held by the municipality more often than once each
- 21 year.

22 (b) Thirty (30) days' notice shall be given to the

23 qualified electors of the municipality, in the manner prescribed

24 by law, on the question of allowing qualified resort areas to be

25 established. The notice shall contain a statement of the question

26 to be voted on at the election. The ballots used in the election

27 shall have the following words printed thereon: "FOR THE

28 ESTABLISHMENT OF QUALIFIED RESORT AREAS, " and next below, "AGAINST

29 THE ESTABLISHMENT OF QUALIFIED RESORT AREAS." In marking his

30 ballot, the voter shall make a cross (X) opposite the words of his

31 choice.

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32 (c) Qualified resort areas may be established if a

33 majority of the qualified electors voting in the election vote for

34 such establishment. A qualified resort area may not be

35 established if a majority of the qualified electors voting in the

36 election vote against such establishment.

37 (2) (a) Before a municipality may be designated as a

qualified resort area as defined in Section 67-1-5(o)(iii)6, an

39 election shall be held, under the election laws applicable to the

40 municipality, on the question of whether the municipality shall be

41 a qualified resort area. An election to determine whether the

42 municipality shall be a qualified resort area shall be ordered by

43 the municipal governing authorities, upon presentation to the

44 governing authorities of a petition containing the names of at

45 least twenty percent (20%) of the duly qualified voters of the

46 municipality asking for the election. An election on the question

- 47 may not be held by the municipality more often than once each
- 48 year.
- 49 (b) Thirty (30) days' notice shall be given to the
- 50 qualified electors of the municipality, in the manner prescribed
- 51 by law, on the question of allowing qualified resort areas to be
- 52 established. The notice shall contain a statement of the question
- 53 to be voted on at the election. The ballots used in the election
- 54 shall have the following words printed thereon: "FOR THE
- 55 ESTABLISHMENT OF A QUALIFIED RESORT AREA," and next below,
- 56 "AGAINST THE ESTABLISHMENT OF A QUALIFIED RESORT AREA." In
- 57 marking his ballot, the voter shall make a cross (X) opposite the
- 58 words of his choice.
- 59 (c) The municipality may be established as a qualified
- 60 resort area if a majority of the qualified electors voting in the
- 61 election vote for such establishment. A qualified resort area may
- 62 not be established if a majority of the qualified electors voting
- 63 in the election vote against such establishment.
- (3) (a) Before an area may be designated a qualified resort
- area as defined in Section 67-1-5 (o) (iii) 7, an election shall be
- 66 held in the municipality in which the area is located under the
- 67 election laws applicable to the municipality, on the question of
- 68 whether the area shall be a qualified resort area. An election to
- 69 determine whether the area shall be a qualified resort area shall
- 70 be ordered by the municipal governing authorities, upon
- 71 presentation to the governing authorities of a petition containing
- 72 the names of at least twenty percent (20%) of the duly qualified

- 73 voters of the municipality asking for the election. An election
- 74 on the question may not be held by the municipality more often
- 75 than once each year.
- 76 (b) Thirty (30) days' notice shall be given to the
- 77 qualified electors of the municipality, in the manner prescribed
- 78 by law, on the question of allowing qualified resort areas to be
- 79 established. The notice shall contain a statement of the question
- 80 to be voted on at the election. The ballots used in the election
- 81 shall have the following words printed thereon: "FOR THE
- 82 ESTABLISHMENT OF A QUALIFIED RESORT AREA," and next below,
- 83 "AGAINST THE ESTABLISHMENT OF A QUALIFIED RESORT AREA." In
- 84 marking his ballot, the voter shall make a cross (X) opposite the
- 85 words of his choice.
- 86 (c) The area may be established as a qualified resort
- 87 area if a majority of the qualified electors voting in the
- 88 election vote for such establishment. A qualified resort area may
- 89 not be established if a majority of the qualified electors voting
- 90 in the election vote against such establishment.
- 91 * * *
- 92 (* * *4) (a) Before a municipality may be designated as a
- 93 qualified resort area as defined in Section 67-1-5(o)(iii)21, an
- 94 election shall be held, under the election laws applicable to the
- 95 municipality, on the question of whether the municipality shall be
- 96 a qualified resort area. An election to determine whether the
- 97 municipality shall be a qualified resort area shall be ordered by
- 98 the municipal governing authorities. An election on the question

- 99 may not be held by the municipality more often than once each 100 year.
- Thirty (30) days' notice shall be given to the 101
- qualified electors of the municipality, in the manner prescribed 102
- 103 by law, on the question of allowing qualified resort areas to be
- 104 established. The notice shall contain a statement of the question
- to be voted on at the election. The ballots used in the election 105
- 106 shall have the following words printed thereon: "FOR THE
- 107 ESTABLISHMENT OF A QUALIFIED RESORT AREA," and next below,
- "AGAINST THE ESTABLISHMENT OF A QUALIFIED RESORT AREA." In 108
- 109 marking his ballot, the voter shall make a cross (X) opposite the
- 110 words of his choice.
- 111 The municipality may be established as a qualified
- resort area if a majority of the qualified electors voting in the 112
- election vote for such establishment. A qualified resort area may 113
- 114 not be established if a majority of the qualified electors voting
- 115 in the election vote against such establishment.
- 116 SECTION 2. This act shall take effect and be in force from
- 117 and after July 1, 2021, and shall stand repealed on June 30, 2021.

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

HR26\SB2872A.J

¹ AN ACT TO AMEND SECTION 67-1-16, MISSISSIPPI CODE OF 1972, TO

² REMOVE THE REQUIREMENT THAT AN ELECTION BE HELD BEFORE A CERTAIN

³ AREA IN RANKIN COUNTY, AS DEFINED IN SECTION 67-1-5, MAY BE

DESIGNATED A QUALIFIED RESORT AREA; AND FOR RELATED PURPOSES.

Andrew Ketchings Clerk of the House of Representatives