MISSISSIPPI LEGISLATURE

REGULAR SESSION 2022

By: Senator(s) McCaughn

To: Finance

## SENATE BILL NO. 2063

1 AN ACT TO AMEND SECTION 67-1-5, MISSISSIPPI CODE OF 1972, TO 2 REVISE THE DEFINITION OF THE TERM "QUALIFIED RESORT AREA" UNDER THE LOCAL OPTION ALCOHOLIC BEVERAGE CONTROL LAW, TO INCLUDE A 3 MUNICIPALITY IN WHICH MISSISSIPPI HIGHWAY 15 AND INTERSTATE 20 4 5 INTERSECT; TO AMEND SECTION 67-1-16, MISSISSIPPI CODE OF 1972, TO 6 REQUIRE AN ELECTION IN THE APPLICABLE MUNICIPALITY, WITH A 7 MAJORITY VOTING IN FAVOR OF THE QUALIFIED RESORT AREA, BEFORE THE MUNICIPALITY MAY BE DESIGNATED A QUALIFIED RESORT AREA; AND FOR 8 9 RELATED PURPOSES.

10 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

11 SECTION 1. Section 67-1-5, Mississippi Code of 1972, is

12 amended as follows:

13 67-1-5. For the purposes of this chapter and unless 14 otherwise required by the context:

(a) "Alcoholic beverage" means any alcoholic liquid,
including wines of more than five percent (5%) of alcohol by
weight, capable of being consumed as a beverage by a human being,
but shall not include light wine, light spirit product and beer,
as defined in Section 67-3-3, Mississippi Code of 1972, but shall
include native wines and native spirits. The words "alcoholic
beverage" shall not include ethyl alcohol manufactured or

S. B. No. 2063	~ OFFICIAL ~	G1/2
22/SS26/R548		
PAGE 1 (icj\tb)		

distilled solely for fuel purposes or beer of an alcoholic content of more than eight percent (8%) by weight if the beer is legally manufactured in this state for sale in another state.

(b) "Alcohol" means the product of distillation of any
fermented liquid, whatever the origin thereof, and includes
synthetic ethyl alcohol, but does not include denatured alcohol or
wood alcohol.

(c) "Distilled spirits" means any beverage containing
more than six percent (6%) of alcohol by weight produced by
distillation of fermented grain, starch, molasses or sugar,
including dilutions and mixtures of these beverages.

33 (d) "Wine" or "vinous liquor" means any product 34 obtained from the alcoholic fermentation of the juice of sound, 35 ripe grapes, fruits, honey or berries and made in accordance with 36 the revenue laws of the United States.

37 (e) "Person" means and includes any individual,
38 partnership, corporation, association or other legal entity
39 whatsoever.

40 (f) "Manufacturer" means any person engaged in
41 manufacturing, distilling, rectifying, blending or bottling any
42 alcoholic beverage.

(g) "Wholesaler" means any person, other than a
manufacturer, engaged in distributing or selling any alcoholic
beverage at wholesale for delivery within or without this state
when such sale is for the purpose of resale by the purchaser.

S. B. No. 2063 **~ OFFICIAL ~** 22/SS26/R548 PAGE 2 (icj\tb) 47 (h) "Retailer" means any person who sells, distributes,
48 or offers for sale or distribution, any alcoholic beverage for use
49 or consumption by the purchaser and not for resale.

(i) "State Tax Commission," "commission" or "department" means the Department of Revenue of the State of Mississippi, which shall create a division in its organization to be known as the Alcoholic Beverage Control Division. Any reference to the commission or the department hereafter means the powers and duties of the Department of Revenue with reference to supervision of the Alcoholic Beverage Control Division.

57 (j) "Division" means the Alcoholic Beverage Control58 Division of the Department of Revenue.

(k) "Municipality" means any incorporated city or townof this state.

"Hotel" means an establishment within a 61 (1)62 municipality, or within a qualified resort area approved as such 63 by the department, where, in consideration of payment, food and lodging are habitually furnished to travelers and wherein are 64 65 located at least twenty (20) adequately furnished and completely separate sleeping rooms with adequate facilities that persons 66 67 usually apply for and receive as overnight accommodations. Hotels in towns or cities of more than twenty-five thousand (25,000) 68 69 population are similarly defined except that they must have fifty 70 (50) or more sleeping rooms. Any such establishment described in this paragraph with less than fifty (50) beds shall operate one or 71

S. B. No. 2063 **~ OFFICIAL ~** 22/SS26/R548 PAGE 3 (icj\tb) 72 more regular dining rooms designed to be constantly frequented by 73 customers each day. When used in this chapter, the word "hotel" 74 shall also be construed to include any establishment that meets 75 the definition of "bed and breakfast inn" as provided in this 76 section.

77

## (m) "Restaurant" means:

78 A place which is regularly and in a bona fide (i) 79 manner used and kept open for the serving of meals to guests for compensation, which has suitable seating facilities for guests, 80 and which has suitable kitchen facilities connected therewith for 81 82 cooking an assortment of foods and meals commonly ordered at 83 various hours of the day; the service of such food as sandwiches 84 and salads only shall not be deemed in compliance with this requirement. Except as otherwise provided in this paragraph, no 85 86 place shall qualify as a restaurant under this chapter unless 87 twenty-five percent (25%) or more of the revenue derived from such 88 place shall be from the preparation, cooking and serving of meals and not from the sale of beverages, or unless the value of food 89 90 given to and consumed by customers is equal to twenty-five percent (25%) or more of total revenue; or 91

92 (ii) Any privately owned business located in a 93 building in a historic district where the district is listed in 94 the National Register of Historic Places, where the building has a 95 total occupancy rating of not less than one thousand (1,000) and 96 where the business regularly utilizes ten thousand (10,000) square

S. B. No. 2063 ~ OFFICIAL ~ 22/SS26/R548 PAGE 4 (icj\tb)

97 feet or more in the building for live entertainment, including not 98 only the stage, lobby or area where the audience sits and/or stands, but also any other portion of the building necessary for 99 100 the operation of the business, including any kitchen area, bar 101 area, storage area and office space, but excluding any area for 102 parking. In addition to the other requirements of this 103 subparagraph, the business must also serve food to guests for 104 compensation within the building and derive the majority of its 105 revenue from event-related fees, including, but not limited to, 106 admission fees or ticket sales to live entertainment in the 107 building, and from the rental of all or part of the facilities of 108 the business in the building to another party for a specific event 109 or function.

110 "Club" means an association or a corporation: (n) 111 Organized or created under the laws of this (i) 112 state for a period of five (5) years prior to July 1, 1966; 113 (ii) Organized not primarily for pecuniary profit 114 but for the promotion of some common object other than the sale or 115 consumption of alcoholic beverages; (iii) Maintained by its members through the 116 117 payment of annual dues; (iv) Owning, hiring or leasing a building or space 118

119 in a building of such extent and character as may be suitable and 120 adequate for the reasonable and comfortable use and accommodation 121 of its members and their guests;

S. B. No. 2063 ~ OFFICIAL ~ 22/SS26/R548 PAGE 5 (icj\tb) (v) The affairs and management of which are conducted by a board of directors, board of governors, executive committee, or similar governing body chosen by the members at a regular meeting held at some periodic interval; and

(vi) No member, officer, agent or employee of which is paid, or directly or indirectly receives, in the form of a salary or other compensation any profit from the distribution or sale of alcoholic beverages to the club or to members or guests of the club beyond such salary or compensation as may be fixed and voted at a proper meeting by the board of directors or other governing body out of the general revenues of the club.

133 The department may, in its discretion, waive the five-year 134 provision of this paragraph. In order to qualify under this 135 paragraph, a club must file with the department, at the time of 136 its application for a license under this chapter, two (2) copies 137 of a list of the names and residences of its members and similarly 138 file, within ten (10) days after the election of any additional member, his name and address. Each club applying for a license 139 140 shall also file with the department at the time of the application a copy of its articles of association, charter of incorporation, 141 142 bylaws or other instruments governing the business and affairs 143 thereof.

(o) "Qualified resort area" means any area or locality
outside of the limits of incorporated municipalities in this state
commonly known and accepted as a place which regularly and

S. B. No. 2063 ~ OFFICIAL ~ 22/SS26/R548 PAGE 6 (icj\tb)

147 customarily attracts tourists, vacationists and other transients 148 because of its historical, scenic or recreational facilities or attractions, or because of other attributes which regularly and 149 150 customarily appeal to and attract tourists, vacationists and other 151 transients in substantial numbers; however, no area or locality 152 shall so qualify as a resort area until it has been duly and 153 properly approved as such by the department. The department may 154 not approve an area as a qualified resort area after July 1, 2018, 155 if any portion of such proposed area is located within two (2) 156 miles of a convent or monastery that is located in a county 157 traversed by Interstate 55 and U.S. Highway 98. A convent or 158 monastery may waive such distance restrictions in favor of 159 allowing approval by the department of an area as a qualified 160 resort area. Such waiver shall be in written form from the owner, 161 the governing body, or the appropriate officer of the convent or 162 monastery having the authority to execute such a waiver, and the 163 waiver shall be filed with and verified by the department before becoming effective. 164

(i) The department may approve an area or locality outside of the limits of an incorporated municipality that is in the process of being developed as a qualified resort area if such area or locality, when developed, can reasonably be expected to meet the requisites of the definition of the term "qualified resort area." In such a case, the status of qualified resort area shall not take effect until completion of the development.

S. B. No. 2063 ~ OFFICIAL ~ 22/SS26/R548 PAGE 7 (icj\tb) 172 (ii) The term includes any state park which is 173 declared a resort area by the department; however, such declaration may only be initiated in a written request for resort 174 175 area status made to the department by the Executive Director of the Department of Wildlife, Fisheries and Parks, and no permit for 176 177 the sale of any alcoholic beverage, as defined in this chapter, except an on-premises retailer's permit, shall be issued for a 178 179 hotel, restaurant or bed and breakfast inn in such park. 180 (iii) The term includes: The clubhouses associated with the state 181 1. 182 park golf courses at the Lefleur's Bluff State Park, the John Kyle 183 State Park, the Percy Quin State Park and the Hugh White State 184 Park; 185 2. The clubhouse and associated golf course, 186 tennis courts and related facilities and swimming pool and related 187 facilities where the golf course, tennis courts and related 188 facilities and swimming pool and related facilities are adjacent to one or more planned residential developments and the golf 189 190 course and all such developments collectively include at least seven hundred fifty (750) acres and at least four hundred (400) 191 192 residential units; 193 3. Any facility located on property that is a 194 game reserve with restricted access that consists of at least three thousand (3,000) contiguous acres with no public roads and 195

S. B. No. 2063 **~ OFFICIAL ~** 22/SS26/R548 PAGE 8 (icj\tb) 196 that offers as a service hunts for a fee to overnight guests of 197 the facility;

198 4. Any facility located on federal property
199 surrounding a lake and designated as a recreational area by the
200 United States Army Corps of Engineers that consists of at least
201 one thousand five hundred (1,500) acres;

5. Any facility that is located in a municipality that is bordered by the Pearl River, traversed by Mississippi Highway 25, adjacent to the boundaries of the Jackson International Airport and is located in a county which has voted against coming out from under the dry law; however, any such facility may only be located in areas designated by the governing authorities of such municipality;

209 Any municipality with a population in 6. excess of ten thousand (10,000) according to the latest federal 210 211 decennial census that is located in a county that is bordered by 212 the Pearl River and is not traversed by Interstate Highway 20, with a population in excess of forty-five thousand (45,000) 213 214 according to the latest federal decennial census; \* \* \* 215 7. The West Pearl Restaurant Tax District as 216 defined in Chapter 912, Local and Private Laws of 2007; 217 8. a. Land that is located in any county in 218 which Mississippi Highway 43 and Mississippi Highway 25 intersect 219 and:

~ OFFICIAL ~

S. B. No. 2063 22/SS26/R548 PAGE 9 (icj\tb) 220 A. Owned by the Pearl River Valley 221 Water Supply District, and/or 222 Located within the Reservoir Β. 223 Community District, zoned commercial, east of Old Fannin Road, 224 north of Regatta Drive, south of Spillway Road, west of Hugh Ward 225 Boulevard and accessible by Old Fannin Road, Spillway Road, Spann 226 Drive and/or Lake Vista Place, and/or 227 C. Located within the Reservoir 228 Community District, zoned commercial, west of Old Fannin Road, south of Spillway Road and extending to the boundary of the 229 corporate limits of the City of Flowood, Mississippi; 230 The board of supervisors of such 231 b. county, with respect to B and C of item 8.a., may by resolution or 232 233 other order: 234 Specify the hours of operation Α. 235 of facilities that offer alcoholic beverages for sale, 236 Specify the percentage of в. revenue that facilities that offer alcoholic beverages for sale 237 238 must derive from the preparation, cooking and serving of meals and not from the sale of beverages, and 239 240 C. Designate the areas in which 241 facilities that offer alcoholic beverages for sale may be located; 242 9. Any facility located on property that is a game reserve with restricted access that consists of at least 243 eight hundred (800) contiguous acres with no public roads, that 244

S. B. No. 2063	~ OFFICIAL ~
22/SS26/R548	
PAGE 10 (icj\tb)	

offers as a service hunts for a fee to overnight guests of the facility, and has accommodations for at least fifty (50) overnight guests;

24810. Any facility that:249a. Consists of at least six thousand250(6,000) square feet being heated and cooled along with an251additional adjacent area that consists of at least two thousand252two hundred (2,200) square feet regardless of whether heated and253cooled,

254 b. For a fee is used to host events such 255 as weddings, reunions and conventions,

c. Provides lodging accommodations regardless of whether part of the facility and/or located adjacent to or in close proximity to the facility, and

259 d. Is located on property that consists 260 of at least thirty (30) contiguous acres; 261 11. Any facility and related property: 262 a. Located on property that consists of 263 at least one hundred twenty-five (125) contiguous acres and 264 consisting of an eighteen \* \* \*-hole golf course, and/or located 265 in a facility that consists of at least eight thousand (8,000)

267 b. Used for the purpose of providing 268 meals and hosting events, and

square feet being heated and cooled,

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S. B. No. 2063 **~ OFFICIAL ~** 22/SS26/R548 PAGE 11 (icj\tb) 269 Used for the purpose of teaching с. 270 culinary arts courses and/or turf management and grounds keeping courses, and/or outdoor recreation and leadership courses; 271 272 Any facility and related property that: 12. 273 Consist of at least eight thousand a. 274 (8,000) square feet being heated and cooled, 275 For a fee is used to host events, b. 276 Is used for the purpose of culinary с. 277 arts courses, and/or live entertainment courses and art performances, and/or outdoor recreation and leadership courses; 278 279 13. The clubhouse and associated golf course 280 where the golf course is adjacent to one or more residential 281 developments and the golf course and all such developments 282 collectively include at least two hundred (200) acres and at least 283 one hundred fifty (150) residential units and are located a. in a 284 county that has voted against coming out from under the dry law; 285 and b. outside of but in close proximity to a municipality in such county which has voted under Section 67-1-14, after January 1, 286 287 2013, to come out from under the dry law; 288 14. The clubhouse and associated 289 eighteen \* \* \*-hole golf course located in a municipality 290 traversed by Interstate Highway 55 and U.S. Highway 51 that has 291 voted to come out from under the dry law; 292 a. Land that is planned for mixed-use 15. development and consists of at least two hundred (200) contiguous 293

S. B. No. 2063 ~ OFFICIAL ~ 22/SS26/R548 PAGE 12 (icj\tb)

294 acres with one or more planned residential developments 295 collectively planned to include at least two hundred (200) 296 residential units when completed, and also including a facility 297 that consists of at least four thousand (4,000) square feet that 298 is not part of such land but is located adjacent to or in close 299 proximity thereto, and which land is located: 300 Α. In a county that has voted to 301 come out from under the dry law, 302 Β. Outside the corporate limits of 303 any municipality in such county and adjacent to or in close 304 proximity to a golf course located in a municipality in such 305 county, and 306 C. Within one (1) mile of a state 307 institution of higher learning; The board of supervisors of such 308 b. 309 county may by resolution or other order: 310 Specify the hours of operation Α. of facilities that offer alcoholic beverages for sale, 311 312 Specify the percentage of Β. 313 revenue that facilities that offer alcoholic beverages for sale 314 must derive from the preparation, cooking and serving of meals and 315 not from the sale of beverages, and 316 C. Designate the areas in which facilities that offer alcoholic beverages for sale may be located; 317

S. B. No. 2063	~ OFFICIAL ~
22/SS26/R548	
PAGE 13 (icj\tb)	

318 16. Any facility with a capacity of five
319 hundred (500) people or more, to be used as a venue for private
320 events, on a tract of land in the Southwest Quarter of Section 33,
321 Township 2 South, Range 7 East, of a county where U.S. Highway 45
322 and U.S. Highway 72 intersect and that has not voted to come out
323 from under the dry law;

17. One hundred five (105) contiguous acres, more or less, located in Hinds County, Mississippi, and in the City of Jackson, Mississippi, whereon are constructed a variety of buildings, improvements, grounds or objects for the purpose of holding events thereon to promote agricultural and industrial development in Mississippi;

330 18. Land that is owned by a state institution
331 of higher learning, and:

a. Located entirely within a county that has elected by majority vote not to permit the transportation, storage, sale, distribution, receipt and/or manufacture of light wine and beer pursuant to Section 67-3-7, and

b. Adjacent to but outside the
incorporated limits of a municipality that has elected by majority
vote to permit the sale, receipt, storage and transportation of
light wine and beer pursuant to Section 67-3-9.

340 If any portion of the land described in this item 18 has been 341 declared a qualified resort area by the department before July 1,

S. B. No. 2063 **~ OFFICIAL ~** 22/SS26/R548 PAGE 14 (icj\tb) 342 2020, then that qualified resort area shall be incorporated into 343 the qualified resort area created by this item 18; 344 19. Any facility and related property: 345 Used as a flea market or similar a. 346 venue during a weekend (Saturday and Sunday) immediately preceding 347 the first Monday of a month and having an annual average of at least one thousand (1,000) visitors for each such weekend and five 348 349 hundred (500) vendors for Saturday of each such weekend, and 350 b. Located in a county that has not voted to come out from under the dry law and outside of but in 351 352 close proximity to a municipality located in such county and which 353 municipality has voted to come out from under the dry law; 354 20. Blocks 1, 2 and 3 of the original town 355 square in any municipality with a population in excess of one thousand five hundred (1,500) according to the latest federal 356 357 decennial census and which is located in: 358 a. A county traversed by Interstate 55 359 and Interstate 20, and 360 A judicial district that has not b. voted to come out from under the dry law; 361 362 21. Any municipality with a population in 363 excess of two thousand (2,000) according to the latest federal decennial census and in which is located a part of White's Creek 364 Lake and in which U.S. Highway 82 intersects with Mississippi 365

S. B. No. 2063 **~ OFFICIAL ~** 22/SS26/R548 PAGE 15 (icj\tb)

Highway 9 and located in a county that is partially bordered on 366 367 one (1) side by the Big Black River; \* \* \* 368 22. A restaurant located on a two-acre tract 369 adjacent to a five-hundred-fifty-acre lake in the northeast corner 370 of a county traversed by U.S. Interstate 55 and U.S. Highway 84; 371 23. Any tracts of land in Oktibbeha County, 372 situated north of Bailey Howell Drive, Lee Boulevard and Old 373 Mayhew Road, east of George Perry Street and south of Mississippi 374 Highway 182, and not located on the property of a state institution of higher learning; however, the board of supervisors 375 of such county may by resolution or other order: 376 Specify the hours of operation of 377 a. 378 facilities that offer alcoholic beverages for sale; 379 Specify the percentage of revenue b. that facilities that offer alcoholic beverages for sale must 380 381 derive from the preparation, cooking and serving of meals and not 382 from the sale of beverages; and c. Designate the areas in which 383 384 facilities that offer alcoholic beverages for sale may be located; 385 24. A municipality in which Mississippi 386 Highway 27 and Mississippi Highway 28 intersect; \* \* \* 387 25. A municipality through which run Mississippi Highway 35 and Interstate 20; \* \* \* 388 389 A municipality in which Mississippi 26. Highway 16 and Mississippi Highway 35 intersect; \* \* \* 390

S. B. No. 2063	~ OFFICIAL ~
22/SS26/R548	
PAGE 16 (icj\tb)	

391 27. A municipality in which U.S. Highway 82 392 and Old Highway 61 intersect; \* \* \* 393 28. A municipality in which Mississippi 394 Highway 8 meets Mississippi Highway 1; \* \* \* 395 29. A municipality in which U.S. Highway 82 and Mississippi Highway 1 intersect; \* \* \* 396 397 30. A municipality in which Mississippi 398 Highway 50 meets Mississippi Highway 9; \* \* \* 399 31. An area bounded on the north by Pearl 400 Street, on the east by West Street, on the south by Court Street and on the west by Farish Street, within a municipality bordered 401 on the east by the Pearl River and through which run Interstate 20 402 403 and Interstate 55; \* \* \* 404 32. Any facility and related property that: a. Is contracted for mixed-use 405 406 development improvements consisting of office and residential 407 space and a restaurant and lounge, partially occupying the renovated space of a four-story commercial building which 408 409 previously served as a financial institution; and adjacent 410 property to the west consisting of a single-story office building 411 that was originally occupied by the Brotherhood of Carpenters and 412 Joiners of American Local Number 569; and Is situated on a tract of land 413 b. consisting of approximately one and one-tenth (1.10) acres, and 414 the adjacent property to the west consisting of approximately 0.5 415

S. B. No. 2063	~ OFFICIAL ~	
22/SS26/R548		
PAGE 17 (icj\tb)		

416 acres, located in a municipality which is the seat of county 417 government, situated south of Interstate 10, traversed by U.S. Highway 90, partially bordered on one (1) side by the Pascagoula 418 River and having its most southern boundary bordered by the Gulf 419 420 of Mexico, with a population greater than twenty-two thousand 421 (22,000) according to the 2010 federal decennial census; however, 422 the governing authorities of such a municipality may by ordinance: 423 Α. Specify the hours of operation 424 of facilities that offer alcoholic beverages for sale; 425 Β. Specify the percentage of 426 revenue that facilities that offer alcoholic beverages for sale 427 must derive from the preparation, cooking and serving of meals and 428 not from the sale of beverages; and 429 C. Designate the areas within the 430 facilities in which alcoholic beverages may be offered for sale; 431 33. Any facility with a maximum capacity of 432 one hundred twenty (120) people that consists of at least three thousand (3,000) square feet being heated and cooled, has a 433 434 commercial kitchen, has a pavilion that consists of at least nine thousand (9,000) square feet and is located on land more 435 436 particularly described as follows: 437 All that part of the East Half of the Northwest Quarter of 438 Section 21, Township 7 South, Range 4 East, Union County, Mississippi, that lies South of Mississippi State Highway 348 439

440 right-of-way and containing 19.48 acres, more or less.

S. B. No. 2063 ~ OFFICIAL ~ 22/SS26/R548 PAGE 18 (icj\tb)

441 ALSO,

442 The Northeast 38 acres of the Southwest Quarter of Section 443 21, Township 7 South, Range 4 East, Union County, Mississippi. 444 ALSO,

The South 81 1/2 acres of the Southwest Quarter of Section
The South 81 1/2 acres of the Southwest Quarter of Section
Township 7 South, Range 4 East, Union County, Mississippi; and
34. A municipality in which U.S. Highway 51
and Mississippi Highway 16 intersect; \* \* \*

449 <u>35. A municipality in which Mississippi</u>
450 <u>Highway 15 and Interstate 20 intersect.</u>

The status of these municipalities, districts, clubhouses, facilities, golf courses and areas described in **\* \* \*** <u>this</u> <u>paragraph (o)</u>(iii) **\* \* \*** as qualified resort areas does not require any declaration of same by the department.

455 The governing authorities of a municipality described, in 456 whole or in part, in item 6, 21, 24, 25, 26, 27, 28, 29, 30, 31, 457 34 or 35 of this paragraph (o) (iii) may by ordinance: specify the hours of operation of facilities offering alcoholic beverages for 458 459 sale; specify the percentage of revenue that facilities offering alcoholic beverages for sale must derive from the preparation, 460 461 cooking and serving of meals and not from the sale of beverages; 462 and designate the areas in which facilities offering alcoholic 463 beverages for sale may be located.

464 (p) "Native wine" means any product, produced in 465 Mississippi for sale, having an alcohol content not to exceed

S. B. No. 2063 ~ OFFICIAL ~ 22/SS26/R548 PAGE 19 (icj\tb)

466 twenty-one percent (21%) by weight and made in accordance with 467 revenue laws of the United States, which shall be obtained 468 primarily from the alcoholic fermentation of the juice of ripe 469 grapes, fruits, berries, honey or vegetables grown and produced in 470 Mississippi; provided that bulk, concentrated or fortified wines 471 used for blending may be produced without this state and used in 472 producing native wines. The department shall adopt and promulgate rules and regulations to permit a producer to import such bulk 473 474 and/or fortified wines into this state for use in blending with 475 native wines without payment of any excise tax that would 476 otherwise accrue thereon.

(q) "Native winery" means any place or establishment within the State of Mississippi where native wine is produced, in whole or in part, for sale.

"Bed and breakfast inn" means an establishment 480 (r)481 within a municipality where in consideration of payment, breakfast 482 and lodging are habitually furnished to travelers and wherein are located not less than eight (8) and not more than nineteen (19) 483 484 adequately furnished and completely separate sleeping rooms with adequate facilities, that persons usually apply for and receive as 485 486 overnight accommodations; however, such restriction on the minimum 487 number of sleeping rooms shall not apply to establishments on the 488 National Register of Historic Places. No place shall qualify as a bed and breakfast inn under this chapter unless on the date of the 489 initial application for a license under this chapter more than 490

S. B. No. 2063 22/SS26/R548 PAGE 20 (icj\tb) ~ OFFICIAL ~

491 fifty percent (50%) of the sleeping rooms are located in a 492 structure formerly used as a residence.

493 (s) "Board" shall refer to the Board of Tax Appeals of 494 the State of Mississippi.

(t) "Spa facility" means an establishment within a municipality or qualified resort area and owned by a hotel where, in consideration of payment, patrons receive from licensed professionals a variety of private personal care treatments such as massages, facials, waxes, exfoliation and hairstyling.

500 (u) "Art studio or gallery" means an establishment 501 within a municipality or qualified resort area that is in the sole 502 business of allowing patrons to view and/or purchase paintings and 503 other creative artwork.

504 "Cooking school" means an establishment within a (V) 505 municipality or qualified resort area and owned by a nationally 506 recognized company that offers an established culinary education 507 curriculum and program where, in consideration of payment, patrons are given scheduled professional group instruction on culinary 508 509 techniques. For purposes of this paragraph, the definition of 510 cooking school shall not include schools or classes offered by 511 grocery stores, convenience stores or drugstores.

512 (w) "Campus" means property owned by a public school 513 district, community or junior college, college or university in 514 this state where educational courses are taught, school functions 515 are held, tests and examinations are administered or academic

S. B. No. 2063 **~ OFFICIAL ~** 22/SS26/R548 PAGE 21 (icj\tb) 516 course credits are awarded; however, the term shall not include 517 any "restaurant" or "hotel" that is located on property owned by a 518 community or junior college, college or university in this state, 519 and is operated by a third party who receives all revenue 520 generated from food and alcoholic beverage sales.

521 (X) "Native spirit" shall mean any beverage, produced 522 in Mississippi for sale, manufactured primarily by the 523 distillation of fermented grain, starch, molasses or sugar 524 produced in Mississippi, including dilutions and mixtures of these beverages. In order to be classified as "native spirit" under the 525 526 provisions of this chapter, at least fifty-one percent (51%) of 527 the finished product by volume shall have been obtained from 528 distillation of fermented grain, starch, molasses or sugar grown 529 and produced in Mississippi.

530 (y) "Native distillery" shall mean any place or 531 establishment within this state where native spirit is produced in 532 whole or in part for sale.

533 **SECTION 2.** Section 67-1-16, Mississippi Code of 1972, is 534 amended as follows:

535 67-1-16. (1) (a) Before an area may be designated by the 536 governing authorities of a municipality as an area in which 537 facilities which are defined as qualified resort areas in Section 538 67-1-5(o)(iii)5 may be located, an election shall be held, under 539 the election laws applicable to the municipality, on the question 540 of whether qualified resort areas shall be allowed in the

S. B. No. 2063 **~ OFFICIAL ~** 22/SS26/R548 PAGE 22 (icj\tb) 541 municipality. An election to determine whether qualified resort 542 areas shall be allowed in the municipality shall be ordered by the municipal governing authorities, upon presentation to the 543 governing authorities of a petition containing the names of at 544 545 least twenty percent (20%) of the duly qualified voters of the 546 municipality asking for the election. An election on the question 547 may not be held by the municipality more often than once each 548 year.

549 Thirty (30) days' notice shall be given to the (b) 550 qualified electors of the municipality, in the manner prescribed 551 by law, on the question of allowing qualified resort areas to be established. The notice shall contain a statement of the question 552 553 to be voted on at the election. The ballots used in the election 554 shall have the following words printed thereon: "FOR THE 555 ESTABLISHMENT OF QUALIFIED RESORT AREAS," and next below, "AGAINST THE ESTABLISHMENT OF QUALIFIED RESORT AREAS." In marking his 556 557 ballot, the voter shall make a cross (X) opposite the words of his choice. 558

(c) Qualified resort areas may be established if a majority of the qualified electors voting in the election vote for such establishment. A qualified resort area may not be established if a majority of the qualified electors voting in the election vote against such establishment.

564 (2) (a) Before a municipality may be designated as a 565 qualified resort area as defined in Section 67-1-5(o)(iii)6, an

S. B. No. 2063 **~ OFFICIAL ~** 22/SS26/R548 PAGE 23 (icj\tb) 566 election shall be held, under the election laws applicable to the 567 municipality, on the question of whether the municipality shall be 568 a qualified resort area. An election to determine whether the 569 municipality shall be a qualified resort area shall be ordered by 570 the municipal governing authorities, upon presentation to the 571 governing authorities of a petition containing the names of at 572 least twenty percent (20%) of the duly qualified voters of the 573 municipality asking for the election. An election on the question 574 may not be held by the municipality more often than once each 575 year.

576 (b) Thirty (30) days' notice shall be given to the qualified electors of the municipality, in the manner prescribed 577 578 by law, on the question of allowing qualified resort areas to be 579 established. The notice shall contain a statement of the question to be voted on at the election. The ballots used in the election 580 581 shall have the following words printed thereon: "FOR THE 582 ESTABLISHMENT OF A QUALIFIED RESORT AREA," and next below, "AGAINST THE ESTABLISHMENT OF A QUALIFIED RESORT AREA." IN 583 584 marking his ballot, the voter shall make a cross (X) opposite the words of his choice. 585

(c) The municipality may be established as a qualified resort area if a majority of the qualified electors voting in the election vote for such establishment. A qualified resort area may not be established if a majority of the qualified electors voting in the election vote against such establishment.

S. B. No. 2063 **~ OFFICIAL ~** 22/SS26/R548 PAGE 24 (icj\tb) 591 (3) Before an area may be designated a qualified resort (a) area as defined in Section 67-1-5(0)(iii)7, an election shall be 592 593 held in the municipality in which the area is located under the 594 election laws applicable to the municipality, on the question of whether the area shall be a qualified resort area. An election to 595 596 determine whether the area shall be a qualified resort area shall 597 be ordered by the municipal governing authorities, upon 598 presentation to the governing authorities of a petition containing 599 the names of at least twenty percent (20%) of the duly qualified voters of the municipality asking for the election. An election 600 601 on the question may not be held by the municipality more often 602 than once each year.

603 Thirty (30) days' notice shall be given to the (b) 604 qualified electors of the municipality, in the manner prescribed 605 by law, on the question of allowing qualified resort areas to be 606 established. The notice shall contain a statement of the question 607 to be voted on at the election. The ballots used in the election shall have the following words printed thereon: "FOR THE 608 ESTABLISHMENT OF A QUALIFIED RESORT AREA," and next below, 609 610 "AGAINST THE ESTABLISHMENT OF A QUALIFIED RESORT AREA." IN 611 marking his ballot, the voter shall make a cross (X) opposite the 612 words of his choice.

(c) The area may be established as a qualified resort
area if a majority of the qualified electors voting in the
election vote for such establishment. A qualified resort area may

S. B. No. 2063 **~ OFFICIAL ~** 22/SS26/R548 PAGE 25 (icj\tb) 616 not be established if a majority of the qualified electors voting 617 in the election vote against such establishment.

(a) Before a municipality may be designated as a 618 (4) qualified resort area as defined in Section 67-1-5(0)(iii)21 or 619 620 67-1-5(0)(iii)35, an election shall be held, under the election 621 laws applicable to the municipality, on the question of whether 622 the municipality shall be a qualified resort area. An election to 623 determine whether the municipality shall be a qualified resort 624 area shall be ordered by the municipal governing authorities. An 625 election on the question may not be held by the municipality more 626 often than once each year.

627 Thirty (30) days' notice shall be given to the (b) 628 qualified electors of the municipality, in the manner prescribed 629 by law, on the question of allowing qualified resort areas to be 630 established. The notice shall contain a statement of the question 631 to be voted on at the election. The ballots used in the election 632 shall have the following words printed thereon: "FOR THE ESTABLISHMENT OF A QUALIFIED RESORT AREA," and next below, 633 634 "AGAINST THE ESTABLISHMENT OF A QUALIFIED RESORT AREA." IN marking his ballot, the voter shall make a cross (X) opposite the 635 636 words of his choice.

637 (c) The municipality may be established as a qualified
638 resort area if a majority of the qualified electors voting in the
639 election vote for such establishment. A qualified resort area may

S. B. No. 2063 **~ OFFICIAL ~** 22/SS26/R548 PAGE 26 (icj\tb) 640 not be established if a majority of the qualified electors voting 641 in the election vote against such establishment.

## 642 SECTION 3. This act shall take effect and be in force from

643 and after its passage.

S. B. No. 2063 22/SS26/R548 PAGE 27 (icj\tb) FAGE 27 (icj\tb) Alcoholic Beverage Control Law. S. B. No. 2063 Control Law.