Lost AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2145

BY: Representative Johnson

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

- 36 **SECTION 1.** As used in Sections 1 through 12 of this act, the
- 37 following words shall have the meanings as defined in this section
- 38 unless the context otherwise requires:
- 39 (a) "Department" means the Department of Revenue.
- 40 (b) "Direct shipper" means the holder of a direct
- 41 shipper's permit issued by the department under Sections 1 through
- 42 12 of this act.
- 43 (c) "Common carrier" means a person that holds itself
- 44 out to the general public as engaged in the business of
- 45 transporting goods for a fee and is engaged in the business of

- 46 transporting and delivering alcoholic beverages from a direct
- 47 shipper's permittee directly to consumers in this state who are
- 48 twenty-one (21) years of age or older.
- (d) "Fulfillment provider" means a person who acts on
- 50 behalf of a holder of a direct shipper's permit to ship wine to a
- 51 consumer and arranges for transport by an eligible common carrier
- 52 to the consumer.
- (e) "Wine fulfillment provider permit" means a permit
- 54 issued by the department that authorizes a fulfillment provider to
- 55 ship wine to a consumer on behalf of a holder of a direct
- 56 shipper's permit.
- 57 (f) "Wine" means any product obtained from the
- 58 alcoholic fermentation of the juice of sound, ripe grapes, fruits
- 59 or berries, made in accordance with the revenue laws of the United
- 60 States, and containing more than five percent (5%) of alcohol by
- 61 weight.
- 62 In addition, the definitions in Section 67-1-5 shall be
- 63 applicable to the terms used in Sections 1 through 12 of this act
- 64 unless the context otherwise requires.
- 65 **SECTION 2.** A person must hold a permit as a direct shipper
- 66 issued by the department before the person may engage in selling
- 67 and shipping wine directly to a resident in this state. A direct
- 68 shipper may sell and ship wine directly to residents in this state
- 69 without being required to transact the sale and shipment through
- 70 the Alcoholic Beverage Control Division of the department. A

- 71 direct shipper may not sell and ship wine to an address in an area
- 72 where in which the sale of alcoholic beverages is not legal.
- 73 **SECTION 3.** To qualify for a direct shipper's permit, an
- 74 applicant shall be a holder of a Class 2 manufacturer's permit
- 75 issued in accordance with Section 67-1-51, or a person licensed or
- 76 permitted outside of this state to engage in the activity of
- 77 manufacturing wine in any other state.
- 78 **SECTION 4.** (1) An applicant for a direct shipper's permit
- 79 shall:
- 80 (a) Submit to the department a completed application on
- 81 a form provided by the department, containing all information that
- 82 is required by the department;
- 83 (b) Provide to the department a copy of the applicant's
- 84 current license or permit to engage in the activity of
- 85 manufacturing wine in this or any other state; a copy of the
- 86 applicant's current federal basic wine manufacturing permit; and a
- 87 list of all products that the direct shipper intends to sell in
- 88 the state; and
- 89 (c) Pay to the department the tax prescribed in Section
- 90 27-71-5.
- 91 (2) After a person complies with the provisions of
- 92 subsection (1) of this section, the department may conduct any
- 93 investigation as it considers necessary regarding the issuance of
- 94 a permit, and the department shall issue a permit to the applicant
- 95 if the requirements of Sections 1 through 12 of this act are met.

- 96 **SECTION 5.** (1) A direct shipper shall:
- 97 (a) Ensure that all containers of wine sold and shipped
- 98 directly to a resident in this state are conspicuously labeled
- 99 with the words "CONTAINS ALCOHOL: SIGNATURE OF PERSON AGE 21
- 100 YEARS OR OLDER REQUIRED FOR DELIVERY";
- 101 (b) Report to the department on an quarterly basis in a
- 102 manner prescribed by the department all of the following
- 103 information for each wine shipment into the state pursuant to
- 104 Sections 1 through 12 of this act:
- 105 (i) The name and address of the Mississippi
- 106 resident who placed the order;
- 107 (ii) For each completed shipment, evidence of
- 108 signature by an individual age twenty-one (21) years or older;
- 109 (iii) The name and license number of the common or
- 110 permit carrier engaged in the shipment;
- 111 (iv) For each shipment by a holder of a wine
- 112 fulfillment provider permit on behalf of the direct shipper, the
- 113 name and license number of the wine fulfillment provider permittee
- 114 engaged in the shipment;
- 115 (v) The date of shipment;
- 116 (vi) The carrier tracking number; and
- 117 (vii) The quantity of wine in the shipment;
- 118 (c) Maintain for at least three (3) years all records
- 119 that allow the department to ascertain the truthfulness of the
- 120 information filed under Sections 1 through 12 of this act;

- 121 (d) Allow the department to perform an audit of the
- 122 direct shipper's records upon request; and
- 123 (e) Be deemed to have consented to the jurisdiction of
- 124 the department or any other state agency and the state courts
- 125 concerning enforcement of Sections 1 through 12 of this act and
- 126 any related laws, rules or regulations.
- 127 Information reported to the department under paragraph (c) of
- 128 this subsection shall not be subject to disclosure under the
- 129 Mississippi Public Records Act of 1983.
- 130 (2) A direct shipper shall not:
- 131 (a) Sell or ship any light wine, light spirit products
- or beer that is regulated under Section 67-3-1 et seq. or any
- 133 alcoholic beverage other than wine;
- 134 (b) Sell or ship wine that is contracted through
- 135 Mississippi distributors, brokers, and solicitors within the
- 136 state. Wines which are very limited in quantity and are commonly
- 137 referred to by the broker as highly allocated items noted as
- 138 "Allocated Item See Broker" on the TAP Alcoholic Beverage
- 139 Control Division of the Department of Revenue website are eligible
- 140 for sale at a package retailer and also through direct shipment by
- 141 a direct shipper;
- 142 (c) Sell or ship more than fifteen hundred (1,500)
- 143 nine-liter cases, or thirteen thousand five hundred (13,500)
- 144 liters, in total of wine in a calendar year to Mississippi
- 145 consumers;

- (d) Sell or ship any wine to any residential household address in Mississippi that has already received a total of nine (9) nine-liter cases of wine in the calendar year. Prior to shipping any wine, the direct shipper shall validate that the consumer has not received their total case limit of wine for the
- 151 calendar year and is therefore eligible to receive a shipment of
- 152 wine;
- (e) Sell or ship wine to any nonresidential address,
- 154 including lockers or post office boxes;
- (f) Sell or ship wine to any address or property of a
- 156 public or private elementary, secondary, or post-secondary
- 157 educational school, including any dormitory, housing, or common
- 158 space located on the campus of any elementary, secondary, or
- 159 post-secondary educational school.
- 160 **SECTION 6.** A direct shipper may annually renew his or her
- 161 permit, if the direct shipper:
- 162 (a) Is otherwise entitled to receive a permit;
- (b) Provides to the department a copy of his or her
- 164 current license or permit to engage in the activity of
- 165 manufacturing wine in this or any other state; and
- 166 (c) Pays to the department a privilege license tax as
- 167 prescribed in Section 27-71-5.
- 168 **SECTION 7.** (1) To purchase and receive a direct shipment of
- 169 wine from a direct shipper, a resident of this state must be at
- 170 least twenty-one (21) years of age, and a person who is at least

- twenty-one (21) years of age must sign for any wine shipped from a direct shipper.
- 173 (2) A shipment of wine may be ordered or purchased from a 174 direct shipper through a computer network.
- 175 (3) A person who receives a direct shipment of wine from a
 176 direct shipper shall use the wine for personal consumption only
 177 and may not resell it.
- 178 (4) A resident of this state shall not order, purchase, or
 179 receive more than a total of nine (9) nine-liter cases of wine in
 180 a calendar year to their residential household address. A holder
 181 of a direct shipper's permit shall not ship any wine to any
 182 household in this state that has already received direct shipments
 183 of nine (9) nine-liter cases of wine in the calendar year.
- SECTION 8. If any holder of a direct shipper's permit
 violates any provision of Sections 1 through 12 of this act, the
 department shall suspend or revoke the permit and impose civil
 penalties as authorized under Section 67-1-1 et seq.
- 188 (1) Any person who is not a common or permit SECTION 9. 189 carrier and who does not hold a direct shipper, wholesaler, 190 retailer, manufacturer, or importer permit issued by the department and who is not owned or controlled by a common or 191 192 permit carrier or a direct shipper, wholesaler, retailer, 193 manufacturer, or importer permittee of the department may obtain a 194 wine fulfillment provider permit from the department as provided 195 in this section. A holder of a wine fulfillment provider permit,

- 196 subject to compliance with all terms and provisions of Sections 1
- 197 through 12 of this act, may contract with a common or permit
- 198 carrier for the shipment of unopened containers of wine on behalf
- 199 of the holder of a direct shipper's permit directly to a
- 200 Mississippi resident who is at least twenty-one (21) years of age,
- 201 for personal use by the individual and not for resale.
- 202 (2) A person shall obtain a separate wine fulfillment
- 203 provider permit for each physical premises that is to be used as a
- 204 wine fulfillment provider before shipping wine to any Mississippi
- 205 resident from that premises, and shall pay an annual license fee
- 206 of Five Hundred Dollars (\$500.00), plus an additional One Hundred
- 207 Dollars (\$100.00) for each additional premises from which
- 208 shipments to Mississippi residents will be made.
- 209 (3) The holder of a wine fulfillment provider permit may
- 210 only provide logistics services of warehousing, packaging, order
- 211 fulfillment, and shipment of wine for a direct shipper permittee
- 212 for which the wine fulfillment provider permittee is the bailee of
- 213 the wine. Wine held in bailment by a wine fulfillment provider
- 214 permittee shall remain the property of the direct shipper
- 215 permittee until loaded on conveyance for direct shipment to a
- 216 Mississippi resident.
- 217 (4) A wine fulfillment provider permittee shall not ship
- 218 wine into or within the state from, or on behalf of, any of the
- 219 following:



- 220 (a) An unlicensed direct shipper of wine, either
- 221 in-state or out-of-state;
- (b) A retailer licensed by the department;
- 223 (c) An out-of-state retailer; or
- 224 (d) A person that does not hold a direct shipper's
- 225 permit in the State of Mississippi.
- 226 (5) A wine fulfillment provider permit applicant shall
- 227 provide all of the following information to the department as part
- 228 of its application:
- 229 (a) The precise location or locations at which the
- 230 permittee will engage in logistics services for wine to be shipped
- 231 into the state; and
- (b) Any other information required by the department.
- 233 (6) A wine fulfillment provider permittee shall do all of
- 234 the following:
- 235 (a) Annually renew its wine fulfillment provider permit
- 236 in a manner as established by rule of the department and pay any
- 237 initial and annual license fees;
- 238 (b) Enter into a contract with a direct wine shipper
- 239 permittee designating the wine fulfillment provider permittee as
- 240 the agent of the direct wine shipper permittee for purposes of
- 241 Sections 1 through 12 of this act. A wine fulfillment provider
- 242 permittee may not avoid liability under this section by
- 243 subcontracting with a third party to perform its obligations
- 244 pursuant to this section;

- (c) Maintain a compliance program documenting that all
- 246 wine shipped by each direct shipper permittee through the wine
- 247 fulfillment provider permittee satisfies the requirements set
- 248 forth in Sections 1 through 12 of this act and any other
- 249 requirements set forth by the department;
- 250 (d) Make all commercially reasonable efforts to verify
- 251 the validity of each direct shipper permit prior to making any
- 252 shipment on behalf of the direct shipper permittee;
- 253 (e) Ensure all containers of wine shipped by the wine
- 254 fulfillment provider permittee to a Mississippi resident are
- 255 conspicuously labeled with the following words: "CONTAINS
- 256 ALCOHOL: SIGNATURE OF PERSON AGE 21 OR OLDER REQUIRED FOR
- 257 DELIVERY";
- 258 (f) Report to the department on an quarterly basis in a
- 259 manner prescribed by the department all of the following
- 260 information for each wine shipment into the state pursuant to this
- 261 section:
- 262 (i) The name, address, and license number of the
- 263 direct shipper permittee and the point of origin of shipment from
- 264 which the wine fulfillment provider permittee received the wine,
- 265 if different from the address of the direct shipper permittee;
- 266 (ii) The name and address of the Mississippi
- 267 resident who placed the order;
- 268 (iii) For each completed shipment, evidence of
- 269 signature by an individual age twenty-one (21) years or older;

- 270 (iv) The name and license number of the common or 271 permit carrier engaged in the shipment;
- 272 (v) The date of shipment;
- (vi) The carrier tracking number; and
- (vii) The quantity of wine in the shipment; and
- 275 (g) Maintain for a minimum of three (3) years from the
- 276 date of receipt from a direct shipper permittee or the date of
- 277 shipment to a Mississippi resident, as applicable, and permit the
- 278 department and any of its designees to inspect, verify, or perform
- 279 an audit of all of the information listed in paragraph (f) of this
- 280 subsection;
- (h) Upon violation of Sections 1 through 12 of this act
- 282 or a rule of the department, be subject to a civil penalty imposed
- 283 by the department by administrative proceedings that apply to
- 284 alcoholic beverage licenses, as follows:
- 285 (i) For the first violation, a civil penalty not
- 286 to exceed Five Hundred Dollars (\$500.00);
- 287 (ii) For a second violation, a civil penalty not
- 288 to exceed Three Thousand Dollars (\$3,000.00);
- 289 (iii) A third or any subsequent violation may
- 290 result in suspension or revocation of ability to operate in this
- 291 state and/or a civil penalty not to exceed Six Thousand Dollars
- 292 (\$6,000.00); and



293	(i)	Be deeme	ed to 1	have co	nsented	to the	jurisdi	ction	of
294	the department	and the	other	state	agencies	and t	he state	court	S
295	concerning enf	orcement	of Se	ctions	1 through	h 12 o	f this a	ct.	

- 296 (7) Any fines or fees received by the department under this 297 section shall be used by the department in order to perform its 298 regulatory duties.
- 299 Shipments of wine into this state under SECTION 10. (1) 300 Sections 1 through 12 of this act shall be made by a duly licensed 301 carrier. A common carrier shall not deliver a shipment of wine to 302 a consumer unless the carrier has verified the validity of the 303 direct shipper's permit and fulfillment provider's permit prior to 304 accepting shipment. A carrier may consider a direct shipper's 305 permit to be valid for the remainder of the stated permit period 306 unless notified otherwise by the department. Any failure to 307 verify the validity of a direct shipper's permit may result in the 308 suspension of the common carrier's license to operate in the state 309 or the imposition of any other penalty as follows: (i) for the 310 first violation, a civil penalty not to exceed Five Hundred 311 Dollars (\$500.00); (ii) for a second violation, a civil penalty 312 not to exceed Three Thousand Dollars (\$3,000.00); (iii) a third or 313 any subsequent violation may result in suspension or revocation of 314 ability to operate in this state and/or a civil penalty not to 315 exceed Six Thousand Dollars (\$6,000.00).
- 316 (2) It shall be the duty of every common or contract
 317 carrier, and of every firm or corporation that shall bring, carry

318 or transport wine from outside the state for delivery inside the 319 state to consumers to prepare and file reports with the 320 department, on a schedule as determined by the department, of 321 known wine shipments. Such reports shall contain: (a) the name 322 of the common or contract carrier, firm or corporation making the 323 report; (b) the period of time covered by said report; (c) the 324 name and business address of the person who directed the common 325 carrier to make the shipment; (d) the name and permit number of 326 the direct shipper; (e) the name and address of each consignee 327 receiving such wine; (f) the weight of the shipment delivered to 328 each consignee; (g) the common carrier's unique tracking number 329 for the package; and (h) the date of delivery. Reports received 330 by the department shall be made available by the department to the 331 public via the Mississippi Public Records Act process in the same manner as other state alcohol filings. 332

(3) Upon the department's request, any records supporting the report shall be made available to the department within a reasonable time after the department makes a written request for such records. Any records containing information relating to such reports, including the signatures of the individual who physically received the shipment, shall be kept and preserved for a period of three (3) years, unless their destruction sooner is authorized, in writing, by the department, and shall be open and available to inspection by the department upon the department's written request. Reports shall also be made available to any law

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- enforcement or regulatory body in the state in which the railroad company, express company, common or contract carrier making the report resides or does business.
- 346 Any common or contract carrier that fails to make 347 reports, as provided by this section or any of the rules and 348 regulations of the department for the administration and 349 enforcement of this section is subject to penalties as follows: 350 (a) for the first violation, a civil penalty not to exceed Five 351 Hundred Dollars (\$500.00); (b) for a second violation, a civil 352 penalty not to exceed Three Thousand Dollars (\$3,000.00); (c) a 353 third or any subsequent violation may result in suspension or 354 revocation of ability to operate in this state and/or a civil 355 penalty not to exceed Six Thousand Dollars (\$6,000.00).
 - SECTION 11. The department may adopt any rules or regulations as necessary to carry out Sections 1 through 12 of this act. All of the enforcement provisions of Section 67-1-1 et seq., that are not in conflict with Sections 1 through 12 of this act may be used by the department to enforce the provisions of Sections 1 through 12 of this act.
- SECTION 12. Every two (2) years, the department shall
 present a written report to the Governor and the Legislature that
 shall be based on a study of the business of soliciting, selling,
 and shipping wine from inside and outside of this state directly
 to residents of this state pursuant to Sections 1 through 12 of

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- 367 this act. As part of its report, the department shall provide the
- 368 following information for the preceding two (2) years:
- 369 (a) The amount of state excise tax and sales tax
- 370 revenues generated;
- 371 (b) The amount of licensing fees received;
- 372 (c) The number of cases of wine shipped from inside and
- 373 outside of this state directly to residents of this state,
- 374 respectively;
- 375 (d) The number of alcohol compliance operations
- 376 conducted;
- 377 (e) The number of new direct shipper permits issued;
- 378 (f) The number of direct shipper permits renewed;
- 379 (g) The number of direct shipper permits that lapsed or
- 380 expired without renewal; and
- 381 (h) The number of each of the following:
- 382 (i) Reported violations,
- 383 (ii) Cease and desist notices issued by the
- 384 department,
- 385 (iii) Civil fines issued to a permittee by the
- 386 department,
- 387 (iv) Suspensions and revocations of permits, and
- 388 (v) Notices and complaints of violations to law
- 389 enforcement officials, including, without limitation, the Attorney
- 390 General and U.S. Department of Treasury's Alcohol and Tobacco Tax
- 391 and Trade Bureau.

392	SECTION 13. If any provision of this act, or its application
393	to any person or circumstance, is determined by a court to be
394	invalid or unconstitutional, the remaining provisions shall be
395	construed in accordance with the intent of the Legislature to
396	further limit rather than expand commerce in alcoholic beverages
397	to protect the health, safety, and welfare of the state's
398	residents, and to enhance strict regulatory control over taxation,
399	distribution and sale of alcoholic beverages through the
400	three-tier regulatory system imposed by this article upon all
401	alcoholic beverages to curb relationships and practices calculated
402	to stimulate sales and impair the state's policy favoring trade
403	stability and the promotion of temperance.
404	SECTION 14. Section 27-71-5, Mississippi Code of 1972,
404	SECTION 14. Section 27-71-5, Mississippi Code of 1972, is amended as follows:
405	is amended as follows:
405 406	is amended as follows: 27-71-5. (1) Upon each person approved for a permit under
405 406 407	is amended as follows: 27-71-5. (1) Upon each person approved for a permit under the provisions of the Alcoholic Beverage Control Law and
405 406 407 408	is 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
405 406 407 408 409	is 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
405 406 407 408 409 410	is 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 business authorized by such permit, an annual privilege license
405 406 407 408 409 410 411	is 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 business authorized by such permit, an annual privilege license tax in the amount provided in the following schedule:
405 406 407 408 409 410 411 412	is 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 business authorized by such permit, an annual privilege license tax in the amount provided in the following schedule: (a) Except as otherwise provided in this subsection

five thousand (5,000) gallons or more......\$4,500.00

417	(ii) For a permittee with annual production under five thousand
418	(5,000) gallons\$2,800.00
419	(b) Manufacturer's permit, Class 2, wine
420	manufacturer\$1,800.00
421	(c) Manufacturer's permit, Class 3, native wine
422	manufacturer per ten thousand (10,000) gallons or part thereof
423	produced\$ 10.00
424	(d) Manufacturer's permit, Class 4, native spirit
425	manufacturer per one thousand (1,000) gallons or part thereof
426	produced\$ 300.00
427	(e) Native wine retailer's permit\$ 50.00
428	(f) Package retailer's permit, each\$ 900.00
429	(g) On-premises retailer's permit, except for clubs and
430	common carriers, each\$ 450.00
431	(h) On-premises retailer's permit for wine of more than
432	five percent (5%) alcohol by weight, but not more than twenty-one
433	percent (21%) alcohol by weight, each\$ 225.00
434	(i) On-premises retailer's permit for clubs\$ 225.00
435	(j) On-premises retailer's permit for common carriers,
436	per car, plane, or other vehicle\$ 120.00
437	(k) Solicitor's permit, regardless of any other
438	provision of law, solicitor's permits shall be issued only in the
439	discretion of the department\$ 100.00
440	(1) Filing fee for each application except for an
441	employee identification card\$ 25.00

442	(m)	Temporary permit, Class 1, each\$	10.00
443	(n)	Temporary permit, Class 2, each\$	50.00
444	(0)	(i) Caterer's permit\$	600.00
445		(ii) Caterer's permit for holders of on-pre	mises
446	retailer's per	mit\$	150.00
447	(p)	Research permit\$	100.00
448	(q)	Temporary permit, Class 3 (wine only)\$	10.00
449	(r)	Special service permit\$	225.00
450	(s)	Merchant permit\$	225.00
451	(t)	Temporary alcoholic beverages charitable auc	tion
452	permit	\$	10.00
453	(u)	Event venue retailer's permit\$	225.00
454	(v)	Temporary theatre permit, each\$	10.00
455	(w)	Charter ship operator's permit\$	100.00
456	(x)	Distillery retailer's permit\$	450.00
457	(y)	Festival wine permit\$	10.00
458	(z)	Charter vessel operator's permit\$	100.00
459	(aa)	Native spirit retailer's permit\$	50.00
460	(ab)	Delivery service permit\$	500.00
461	(ac)	Food truck permit\$	100.00
462	(ad)	On-premises tobacco permit\$	450.00
463	(ae)	Direct shipper's permit\$	100.00
464	(af)	Wine fulfillment provider permit\$	500.00
465	In additi	on to the filing fee imposed by paragraph (1)	of
466	this subsectio	n, a fee to be determined by the Department o	f

- 467 Revenue may be charged to defray costs incurred to process
- 468 applications. The additional fees shall be paid into the State
- 469 Treasury to the credit of a special fund account, which is hereby
- 470 created, and expenditures therefrom shall be made only to defray
- 471 the costs incurred by the Department of Revenue in processing
- 472 alcoholic beverage applications. Any unencumbered balance
- 473 remaining in the special fund account on June 30 of any fiscal
- 474 year shall lapse into the State General Fund.
- All privilege taxes imposed by this section shall be paid in
- 476 advance of doing business. A new permittee whose privilege tax is
- 477 determined by production volume will pay the tax for the first
- 478 year in accordance with department regulations. The additional
- 479 privilege tax imposed for an on-premises retailer's permit based
- 480 upon purchases shall be due and payable on demand.
- Paragraph (y) of this subsection shall stand repealed from
- 482 and after July 1, 2026.
- 483 (2) (a) There is imposed and shall be collected from each
- 484 permittee, except a common carrier, solicitor, a temporary
- 485 permittee, holder of a direct shipper's permit or a delivery
- 486 service permittee, by the department, an additional license tax
- 487 equal to the amounts imposed under subsection (1) of this section
- 488 for the privilege of doing business within any municipality or
- 489 county in which the licensee is located.
- (b) (i) In addition to the tax imposed in paragraph
- 491 (a) of this subsection, there is imposed and shall be collected by

- 492 the department from each permittee described in subsection (1)(g),
- 493 (h), (i), (n) and (u) of this section, an additional license tax
- 494 for the privilege of doing business within any municipality or
- 495 county in which the licensee is located in the amount of Two
- 496 Hundred Twenty-five Dollars (\$225.00) on purchases exceeding Five
- 497 Thousand Dollars (\$5,000.00) and Two Hundred Twenty-five Dollars
- 498 (\$225.00) for each additional purchase of Five Thousand Dollars
- 499 (\$5,000.00), or fraction thereof.
- 500 (ii) In addition to the tax imposed in paragraph
- 501 (a) of this subsection, there is imposed and shall be collected by
- 502 the department from each permittee described in subsection (1)(o)
- 503 and (s) of this section, an additional license tax for the
- 504 privilege of doing business within any municipality or county in
- 505 which the licensee is located in the amount of Two Hundred Fifty
- 506 Dollars (\$250.00) on purchases exceeding Five Thousand Dollars
- 507 (\$5,000.00) and Two Hundred Twenty-five Dollars (\$225.00) for each
- 508 additional purchase of Five Thousand Dollars (\$5,000.00), or
- 509 fraction thereof.
- 510 (iii) Any person who has paid the additional
- 511 privilege license tax imposed by this paragraph, and whose permit
- 512 is renewed, may add any unused fraction of Five Thousand Dollars
- 513 (\$5,000.00) purchases to the first Five Thousand Dollars
- 514 (\$5,000.00) purchases authorized by the renewal permit, and no
- 515 additional license tax will be required until purchases exceed the
- 516 sum of the two (2) figures.

- 517 If the licensee is located within a municipality, 518 the department shall pay the amount of additional license tax collected under this section to the municipality, and if outside a 519 520 municipality the department shall pay the additional license tax 521 to the county in which the licensee is located. Payments by the 522 department to the respective local government subdivisions shall 523 be made once each month for any collections during the preceding 524 month.
- (3) When an application for any permit, other than for renewal of a permit, has been rejected by the department, such decision shall be final. Appeal may be made in the manner provided by Section 67-1-39. Another application from an applicant who has been denied a permit shall not be reconsidered within a twelve-month period.
- 531 (4) The number of permits issued by the department shall not
 532 be restricted or limited on a population basis; however, the
 533 foregoing limitation shall not be construed to preclude the right
 534 of the department to refuse to issue a permit because of the
 535 undesirability of the proposed location.
 - (5) If any person shall engage or continue in any business which is taxable under this section without having paid the tax as provided in this section, the person shall be liable for the full amount of the tax plus a penalty thereon equal to the amount thereof, and, in addition, shall be punished by a fine of not more than One Thousand Dollars (\$1,000.00), or by imprisonment in the

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- 542 county jail for a term of not more than six (6) months, or by both 543 such fine and imprisonment, in the discretion of the court.
- 544 (6) It shall be unlawful for any person to consume alcoholic
- 545 beverages on the premises of any hotel restaurant, restaurant,
- 546 club or the interior of any public place defined in Chapter 1,
- 547 Title 67, Mississippi Code of 1972, when the owner or manager
- 548 thereof displays in several conspicuous places inside the
- 549 establishment and at the entrances of establishment a sign
- 550 containing the following language: NO ALCOHOLIC BEVERAGES
- 551 ALLOWED.
- 552 **SECTION 15.** Section 27-71-7, Mississippi Code of 1972, is
- 553 amended as follows:
- 554 27-71-7. (1) There is hereby levied and assessed an excise
- 555 tax upon each case of alcoholic beverages sold by the department
- 556 to be collected from each retail licensee at the time of sale in
- 557 accordance with the following schedule:
- 558 (a) Distilled spirits.....\$2.50 per
- 559 gallon
- 560 (b) Sparkling wine and champagne.....\$1.00 per
- 561 gallon
- 562 (c) Other wines, including native wines...\$.35 per
- 563 gallon
- 564 (2) (a) In addition to the tax levied by subsection (1) of
- 565 this section, and in addition to any other markup collected, the
- 566 Alcoholic Beverage Control Division shall collect a markup of

three percent (3%) on all alcoholic beverages, as defined in Section 67-1-5, Mississippi Code of 1972, which are sold by the division. The proceeds of the markup shall be collected by the division from each purchaser at the time of purchase.

Until June 30, 1987, the revenue derived from this (b) three percent (3%) markup shall be deposited by the division in the State Treasury to the credit of the "Alcoholism Treatment and Rehabilitation Fund," a special fund which is hereby created in the State Treasury, and shall be used by the Division of Alcohol and Drug Abuse of the State Department of Mental Health and public or private centers or organizations solely for funding of treatment and rehabilitation programs for alcoholics and alcohol abusers which are sponsored by the division or public or private centers or organizations in such amounts as the Legislature may appropriate to the division for use by the division or public or private centers or organizations for such programs. Any tax revenue in the fund which is not encumbered at the end of the fiscal year shall lapse to the General Fund. It is the intent of the Legislature that the State Department of Mental Health shall continue to seek funds from other sources and shall use the funds appropriated for the purposes of this section and Section 27-71-29 to match all federal funds which may be available for alcoholism treatment and rehabilitation.

From and after July 1, 1987, the revenue derived from this three percent (3%) markup shall be deposited by the division in

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592	the State Treasury to the credit of the "Mental Health Programs
593	Fund," a special fund which is hereby created in the State
594	Treasury and shall be used by the State Department of Mental
595	Health for the service programs of the department. Any revenue in
596	the "Alcoholism Treatment and Rehabilitation Fund" which is not
597	encumbered at the end of Fiscal Year 1987 shall be deposited to
598	the credit of the "Mental Health Programs Fund."
599	(3) There is levied and assessed upon the holder of a direct
600	shipper's permit, a tax in the amount of eighteen percent (18%) of
601	the sales price of each sale and shipment of wine made to a
602	resident in this state. The holder of a direct shipper's permit
603	shall file a monthly report with the department along with a copy
604	of the invoice for each sale and shipment of wine and remit any
605	taxes due; however, no report shall be required for months in
606	which no sales or shipments were made into this state. The
607	report, together with copies of the invoices and the payment of
608	all taxes, shall be filed with the department not later than the
609	twentieth day of the month following the month in which the
610	shipment was made. Permittees who fail to timely file and pay
611	taxes as required by this subsection shall pay a late fee in the
612	amount of Five Hundred Dollars (\$500.00), and the department shall
613	suspend the direct shipper's permit until all outstanding taxes
614	are paid in full, for a first offense. Upon a second offense, the
615	department shall revoke the direct shipper's permit.

- SECTION 16. Section 27-71-15, Mississippi Code of 1972, is amended as follows:
- 618 27-71-15. Except as otherwise provided in Section 67-9-1 for
- 619 the transportation of limited amounts of alcoholic beverages for
- 620 the use of an alcohol processing permittee, and in Sections 1
- 621 through 12 of this act for the sale and shipment of wine by the
- 622 holder of a direct shipper's permit, if transportation requires
- 623 passage through a county which has not authorized the sale of
- 624 alcoholic beverages, such transportation shall be by a sealed
- 625 vehicle. Such seal shall remain unbroken until the vehicle shall
- 626 reach the place of business operated by the permittee. The
- 627 operator of any vehicle transporting alcoholic beverages shall
- 628 have in his possession an invoice issued by the * * * department
- 629 at the time of the wholesale sale covering the merchandise
- 630 transported by the vehicle. The * * * department is authorized to
- 631 issue regulations controlling the transportation of alcoholic
- 632 beverages.
- When the restrictions imposed by this section and by the
- 634 regulation of the \star \star department have not been violated, the
- 635 person transporting alcoholic beverages through a county wherein
- 636 the sale of alcoholic beverages is prohibited shall not be quilty
- 637 of unlawful possession and such merchandise shall be immune from
- 638 seizure.
- 639 **SECTION 17.** Section 27-71-29, Mississippi Code of 1972, is
- 640 amended as follows:



641	27-71-29. (1) All taxes levied by this article shall be
642	paid to the Department of Revenue in cash or by personal check,
643	cashier's check, bank exchange, post office money order or express
644	money order and shall be deposited by the department in the State
645	Treasury on the same day collected, but no remittances other than
646	cash shall be a final discharge of liability for the tax herein
647	imposed and levied unless and until it has been paid in cash to
648	the department.

All taxes levied under Section 27-71-7(1) and received by the department under this article shall be paid into the General Fund, and the three percent (3%) levied under Section 27-71-7(2) and received by the department under this article shall be paid into the special fund in the State Treasury designated as the "Alcoholism Treatment and Rehabilitation Fund" as required by law. Any funds derived from the sale of alcoholic beverages in excess of inventory requirements shall be paid not less often than annually into the General Fund, except for a portion of the twenty-seven and one-half percent (27-1/2%) markup provided for in Section 27-71-11, as specified in subsection (2) of this section, and except for fees charged by the department for the defraying of costs associated with shipping alcoholic beverages. The revenue derived from these fees shall be deposited by the department into a special fund, hereby created in the State Treasury, which is designated the "ABC Shipping Fund." The monies in this special fund shall be earmarked for use by the department for any

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- 666 expenditure made to ship alcoholic beverages. Any net proceeds
- 667 remaining in the special fund on August 1 of any fiscal year shall
- 668 lapse into the General Fund. "Net proceeds" in this section means
- 669 the total of all fees collected by the department to defray the
- 670 costs of shipping less the actual costs of shipping.
- 671 (2) If the special bond sinking fund created in Section 7(3)
- of Chapter 483, Laws of 2022 has a balance below the minimum
- 673 amount specified in the resolution providing for the issuance of
- 674 the bonds, or below one and one-half (1-1/2) times the amount
- 675 needed to pay the annual debt obligations related to the bonds
- 676 issued under Section 7 of Chapter 483, Laws of 2022, whichever is
- 677 the lesser amount, the Commissioner of Revenue shall transfer the
- 678 deficit amount to the bond sinking fund from revenue derived from
- 679 the twenty-seven and one-half percent (27-1/2%) markup provided
- 680 for in Section 27-71-11.
- 681 (3) All taxes levied under Section 27-71-7(3) and received
- 682 by the department under this article shall be paid into the
- 683 General Fund, except for an amount equivalent to the three percent
- 684 (3%) levied under Section 27-71-7(2), which shall be paid into the
- 685 special fund in the State Treasury designated as the "Mental
- 686 Health Programs Fund" as required by law.
- 687 **SECTION 18.** Section 67-1-41, Mississippi Code of 1972, is
- 688 amended as follows:
- 689 67-1-41. (1) The department is hereby created a wholesale
- 690 distributor and seller of alcoholic beverages, not including malt

- 691 liquors, within the State of Mississippi. It is granted the right 692 to import and sell alcoholic beverages at wholesale within the 693 state, and no person who is granted the right to sell, distribute 694 or receive alcoholic beverages at retail shall purchase any 695 alcoholic beverages from any source other than the department, 696 except as authorized in subsections (4), (9) and (12) of this 697 section and Sections 1 through 12 of this act. The department may 698 establish warehouses, and the department may purchase alcoholic 699 beverages in such quantities and from such sources as it may deem 700 desirable and sell the alcoholic beverages to authorized 701 permittees within the state including, at the discretion of the 702 department, any retail distributors operating within any military 703 post or qualified resort areas within the boundaries of the state, 704 keeping a correct and accurate record of all such transactions and 705 exercising such control over the distribution of alcoholic 706 beverages as seem right and proper in keeping with the provisions 707 or purposes of this article.
- (2) No person for the purpose of sale shall manufacture,
 distill, brew, sell, possess, export, transport, distribute,
 warehouse, store, solicit, take orders for, bottle, rectify,
 blend, treat, mix or process any alcoholic beverage except in
 accordance with authority granted under this article, or as
 otherwise provided by law for native wines or native spirits.
- 714 (3) No alcoholic beverage intended for sale or resale shall 715 be imported, shipped or brought into this state for delivery to

- any person other than as provided in this article, or as otherwise provided by law for native wines or native spirits.
- 718 The department may promulgate rules and regulations 719 which authorize on-premises retailers to purchase limited amounts 720 of alcoholic beverages from package retailers and for package 721 retailers to purchase limited amounts of alcoholic beverages from 722 other package retailers. The department shall develop and provide 723 forms to be completed by the on-premises retailers and the package 724 retailers verifying the transaction. The completed forms shall be 725 forwarded to the department within a period of time prescribed by 726 the department.
- 727 (5) The department may promulgate rules which authorize the
 728 holder of a package retailer's permit to permit individual retail
 729 purchasers of packages of alcoholic beverages to return, for
 730 exchange, credit or refund, limited amounts of original sealed and
 731 unopened packages of alcoholic beverages purchased by the
 732 individual from the package retailer.
- 733 (6) The department shall maintain all forms to be completed 734 by applicants necessary for licensure by the department at all 735 district offices of the department.
- 736 (7) The department may promulgate rules which authorize the 737 manufacturer of an alcoholic beverage or wine to import, transport 738 and furnish or give a sample of alcoholic beverages or wines to 739 the holders of package retailer's permits, on-premises retailer's 740 permits, native wine or native spirit retailer's permits and

- temporary retailer's permits who have not previously purchased the brand of that manufacturer from the department. For each holder of the designated permits, the manufacturer may furnish not more than five hundred (500) milliliters of any brand of alcoholic beverage and not more than three (3) liters of any brand of wine.
 - (8) The department may promulgate rules disallowing open product sampling of alcoholic beverages or wines by the holders of package retailer's permits and permitting open product sampling of alcoholic beverages by the holders of on-premises retailer's permits. Permitted sample products shall be plainly identified "sample" and the actual sampling must occur in the presence of the manufacturer's representatives during the legal operating hours of on-premises retailers.
 - (9) The department may promulgate rules and regulations that authorize the holder of a research permit to import and purchase limited amounts of alcoholic beverages from importers, wineries and distillers of alcoholic beverages or from the department. The department shall develop and provide forms to be completed by the research permittee verifying each transaction. The completed forms shall be forwarded to the department within a period of time prescribed by the department. The records and inventory of alcoholic beverages shall be open to inspection at any time by the Director of the Alcoholic Beverage Control Division or any duly authorized agent.

- 765 (10) The department may promulgate rules facilitating a
 766 retailer's on-site pickup of alcoholic beverages sold by the
 767 department or as authorized by the department, including, but not
 768 limited to, native wines and native spirits, so that those
 769 alcoholic beverages may be delivered to the retailer at the
 770 manufacturer's location instead of via shipment from the
 771 department's warehouse.
- 772 (11) [Through June 30, 2026] This section shall not apply
 773 to alcoholic beverages authorized to be sold by the holder of a
 774 distillery retailer's permit or a festival wine permit.
- 775 (11) **[From and after July 1, 2026]** This section shall not 776 apply to alcoholic beverages authorized to be sold by the holder 777 of a distillery retailer's permit.
- 778 (a) An individual resident of this state who is at 779 least twenty-one (21) years of age may purchase wine from a winery 780 and have the purchase shipped into this state so long as it is 781 shipped to a package retailer permittee in Mississippi; however, 782 the permittee shall pay to the department all taxes, fees and 783 surcharges on the wine that are imposed upon the sale of wine 784 shipped by the department or its warehouse operator. No credit 785 shall be provided to the permittee for any taxes paid to another 786 state as a result of the transaction. Package retailers may 787 charge a service fee for receiving and handling shipments from 788 wineries on behalf of the purchasers. The department shall 789 develop and provide forms to be completed by the package retailer

- permittees verifying the transaction. The completed forms shall be forwarded to the department within a period of time prescribed by the department.
- 793 The purchaser of wine that is to be shipped to a 794 package retailer's store shall be required to get the prior 795 approval of the package retailer before any wine is shipped to the 796 package retailer. A purchaser is limited to no more than ten (10) 797 cases of wine per year to be shipped to a package retailer. A 798 package retailer shall notify a purchaser of wine within two (2) 799 days after receiving the shipment of wine. If the purchaser of 800 the wine does not pick up or take the wine from the package 801 retailer within thirty (30) days after being notified by the 802 package retailer, the package retailer may sell the wine as part 803 of his inventory.
 - (c) Shipments of wine into this state under this 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

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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.

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

- 840 (d) A winery that ships wine under this section shall 841 be deemed to have consented to the jurisdiction of the courts of 842 this state, of the department, of any other state agency regarding 843 the enforcement of this section, and of any related law, rules or 844 regulations.
- (e) Any person who makes, participates in, transports, imports or receives a shipment in violation of this section is guilty of a misdemeanor and, upon conviction thereof, shall be punished by a fine of One Thousand Dollars (\$1,000.00) or imprisonment in the county jail for not more than six (6) months, or both. Each shipment shall constitute a separate offense.
 - any person or circumstance, is determined by a court to be invalid or unconstitutional, the remaining provisions shall be construed in accordance with the intent of the Legislature to further limit rather than expand commerce in alcoholic beverages to protect the health, safety, and welfare of the state's residents, and to enhance strict regulatory control over taxation, distribution and sale of alcoholic beverages through the three-tier regulatory system imposed by this article upon all alcoholic beverages to curb relationships and practices calculated to stimulate sales and impair the state's policy favoring trade stability and the promotion of temperance.
- SECTION 19. Section 67-1-45, Mississippi Code of 1972, is amended as follows:

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865	67-1-45. No manufacturer, rectifier or distiller of
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868	Mississippi, except to the department, or as provided in Section
869	67-1-41, or pursuant to Section 67-1-51. A producer of native
870	wine or native spirit may sell native wines or native spirits,
871	respectively, to the department or to consumers at the location of
872	the native winery or native distillery or its immediate vicinity.
873	The holder of a direct shipper's permit may sell wines directly to
874	residents in this state as authorized by Sections 1 through 12 of
875	this act.

- 876 Any violation of this section by any manufacturer, rectifier 877 or distiller shall be punished by a fine of not less than Five 878 Hundred Dollars (\$500.00), and not more than Two Thousand Dollars 879 (\$2,000.00), to which may be added imprisonment in the county jail 880 not to exceed six (6) months.
- SECTION 20. Section 67-1-51, Mississippi Code of 1972, is 881 882 amended as follows:
- 883 67-1-51. (1) Permits which may be issued by the department 884 shall be as follows:
- 885 Manufacturer's permit. A manufacturer's permit 886 shall permit the manufacture, importation in bulk, bottling and storage of alcoholic liquor and its distribution and sale to 887 888 manufacturers holding permits under this article in this state and



this act.

- to persons outside the state who are authorized by law to purchase the same, and to sell as provided by this article.
- Manufacturer's permits shall be of the following classes:
- Class 1. Distiller's and/or rectifier's permit, which shall
- 893 authorize the holder thereof to operate a distillery for the
- 894 production of distilled spirits by distillation or redistillation
- 895 and/or to operate a rectifying plant for the purifying, refining,
- 896 mixing, blending, flavoring or reducing in proof of distilled
- 897 spirits and alcohol.
- 898 Class 2. Wine manufacturer's permit, which shall authorize
- 899 the holder thereof to manufacture, import in bulk, bottle and
- 900 store wine or vinous liquor.
- Olass 3. Native wine producer's permit, which shall
- 902 authorize the holder thereof to produce, bottle, store and sell
- 903 native wines.
- 904 Class 4. Native spirit producer's permit, which shall
- 905 authorize the holder thereof to produce, bottle, store and sell
- 906 native spirits.
- 907 (b) Package retailer's permit. Except as otherwise
- 908 provided in this paragraph and Section 67-1-52, a package
- 909 retailer's permit shall authorize the holder thereof to operate a
- 910 store exclusively for the sale at retail in original sealed and
- 911 unopened packages of alcoholic beverages, including native wines,
- 912 native spirits and edibles, not to be consumed on the premises
- 913 where sold. Alcoholic beverages shall not be sold by any retailer

914 in any package or container containing less than fifty (50) 915 milliliters by liquid measure. A package retailer's permit, with 916 prior approval from the department, shall authorize the holder 917 thereof to sample new product furnished by a manufacturer's 918 representative or his employees at the permitted place of business 919 so long as the sampling otherwise complies with this article and 920 applicable department regulations. Such samples may not be 921 provided to customers at the permitted place of business. In 922 addition to the sale at retail of packages of alcoholic beverages, the holder of a package retailer's permit is authorized to sell at 923 924 retail corkscrews, wine glasses, soft drinks, ice, juices, mixers, 925 other beverages commonly used to mix with alcoholic beverages, and 926 fruits and foods that have been submerged in alcohol and are 927 commonly referred to as edibles. Nonalcoholic beverages sold by 928 the holder of a package retailer's permit shall not be consumed on 929 the premises where sold.

(c) On-premises retailer's permit. Except as otherwise provided in subsection (5) of this section, an on-premises retailer's permit shall authorize the sale of alcoholic beverages, including native wines and native spirits, for consumption on the licensed premises only; however, a patron of the permit holder may remove one (1) bottle of wine from the licensed premises if: (i) the patron consumed a portion of the bottle of wine in the course of consuming a meal purchased on the licensed premises; (ii) the permit holder securely reseals the bottle; (iii) the bottle is

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939 placed in a bag that is secured in a manner so that it will be 940 visibly apparent if the bag is opened; and (iv) a dated receipt 941 for the wine and the meal is available. Additionally, as part of 942 a carryout order, a permit holder may sell one (1) bottle of wine 943 to be removed from the licensed premises for every two (2) entrees 944 ordered. In addition, an on-premises retailer's permittee at a 945 permitted premises located on Jefferson Davis Avenue within 946 one-half (1/2) mile north of U.S. Highway 90 may serve alcoholic 947 beverages by the glass to a patron in a vehicle using a 948 drive-through method of delivery if the permitted premises is located in a leisure and recreation district established under 949 950 Section 67-1-101. Such a sale will be considered to be made on 951 the permitted premises. An on-premises retailer's permit shall be 952 issued only to qualified hotels, restaurants and clubs, small 953 craft breweries, microbreweries, and to common carriers with 954 adequate facilities for serving passengers. In resort areas, 955 however, whether inside or outside of a municipality, the 956 department, in its discretion, may issue on-premises retailer's 957 permits to any establishments located therein as it deems proper. 958 An on-premises retailer's permit when issued to a common carrier 959 shall authorize the sale and serving of alcoholic beverages aboard 960 any licensed vehicle while moving through any county of the state; 961 however, the sale of such alcoholic beverages shall not be 962 permitted while such vehicle is stopped in a county that has not 963 legalized such sales. If an on-premises retailer's permit is

applied for by a common carrier operating solely in the water, such common carrier must, along with all other qualifications for a permit, (i) be certified to carry at least one hundred fifty (150) passengers and/or provide overnight accommodations for at least fifty (50) passengers and (ii) operate primarily in the waters within the State of Mississippi which lie adjacent to the State of Mississippi south of the three (3) most southern counties in the State of Mississippi and/or on the Mississippi River or navigable waters 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.

(e) Native wine retailer's permit. Except as otherwise provided in subsection (5) of this section, a native wine

989 retailer's permit shall be issued only to a holder of a Class 3 990 manufacturer's permit, and shall authorize the holder thereof to 991 make retail sales of native wines to consumers for on-premises 992 consumption or to consumers in originally sealed and unopened 993 containers at an establishment located on the premises of or in 994 the immediate vicinity of a native winery. When selling to 995 consumers for on-premises consumption, a holder of a native wine 996 retailer's permit may add to the native wine alcoholic beverages 997 not produced on the premises, so long as the total volume of foreign beverage components does not exceed twenty percent (20%) 998 of the mixed beverage. Hours of sale shall be the same as those 999 authorized for on-premises permittees in the city or county in 1000 which the native wine retailer is located. 1001

(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 and native spirits, during legal hours on the premises described in the temporary permit only.

1007 Temporary retailer's permits shall be of the following 1008 classes:

Class 1. A temporary one-day permit may be issued to bona fide nonprofit civic or charitable organizations authorizing the sale of alcoholic beverages, including native wine and native spirit, for consumption on the premises described in the temporary permit only. Class 1 permits may be issued only to applicants

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      demonstrating to the department, by a statement signed under
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      penalty of perjury submitted ten (10) days prior to the proposed
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      date or such other time as the department may determine, that they
      meet the qualifications of Sections 67-1-11, 67-1-37, 67-1-51(2)
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      and (3), 67-1-55, 67-1-57 (excluding paragraph (e)) and 67-1-59.
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      Class 1 permittees shall obtain all alcoholic beverages from
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      package retailers located in the county in which the temporary
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      permit is issued. Alcoholic beverages remaining in stock upon
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      expiration of the temporary permit may be returned by the
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      permittee to the package retailer for a refund of the purchase
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      price upon consent of the package retailer or may be kept by the
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      permittee exclusively for personal use and consumption, subject to
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      all laws pertaining to the illegal sale and possession of
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      alcoholic beverages. The department, following review of the
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      statement provided by the applicant and the requirements of the
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      applicable statutes and regulations, may issue the permit.
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           Class 2. A temporary permit, not to exceed seventy (70)
      days, may be issued to prospective permittees seeking to transfer
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      a permit authorized in paragraph (c) of this subsection. A Class
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      2 permit may be issued only to applicants demonstrating to the
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      department, by a statement signed under the penalty of perjury,
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      that they meet the qualifications of Sections 67-1-5(1), (m), (n),
      (o), (p) or (q), 67-1-37, 67-1-51(2) and (3), 67-1-55, 67-1-57 and
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      67-1-59.
                The department, following a preliminary review of the
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statement provided by the applicant and the requirements of the applicable statutes and regulations, may issue the permit.

Class 2 temporary permittees must purchase their alcoholic beverages directly from the department or, with approval of the department, purchase the remaining stock of the previous permittee. If the proposed applicant of a Class 1 or 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.

Class 3. A temporary one-day permit may be issued to a retail establishment authorizing the complimentary distribution of wine, including native wine, to patrons of the retail establishment at an open house or promotional event, for consumption only on the premises described in the temporary permit. A Class 3 permit may be issued only to an applicant demonstrating to the department, by a statement signed under penalty of perjury submitted ten (10) days before the proposed 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) and (3), 67-1-55, 67-1-57 (excluding paragraph (e)) and 67-1-59. A Class 3 permit holder shall obtain all alcoholic beverages from the holder(s) of a package retailer's permit located in the county in which the temporary permit is issued. Wine remaining in stock upon expiration of the temporary permit may be returned by the

1063 Class 3 temporary permit holder to the package retailer for a 1064 refund of the purchase price, with consent of the package retailer, or may be kept by the Class 3 temporary permit holder 1065 1066 exclusively for personal use and consumption, subject to all laws 1067 pertaining to the illegal sale and possession of alcoholic 1068 beverages. The department, following review of the statement 1069 provided by the applicant and the requirements of the applicable 1070 statutes and regulations, may issue the permit. No retailer may 1071 receive more than twelve (12) Class 3 temporary permits in a calendar year. A Class 3 temporary permit shall not be issued to 1072 1073 a retail establishment that either holds a merchant permit issued 1074 under paragraph (1) of this subsection, or holds a permit issued 1075 under Chapter 3, Title 67, Mississippi Code of 1972, authorizing 1076 the holder to engage in the business of a retailer of light wine 1077 or beer.

1078 Caterer's permit. A caterer's permit shall permit 1079 the purchase of alcoholic beverages by a person engaging in 1080 business as a caterer and the resale of alcoholic beverages by 1081 such person in conjunction with such catering business. No person 1082 shall qualify as a caterer unless forty percent (40%) or more of 1083 the revenue derived from such catering business shall be from the 1084 serving of prepared food and not from the sale of alcoholic 1085 beverages and unless such person has obtained a permit for such 1086 business from the Department of Health. A caterer's permit shall not authorize the sale of alcoholic beverages on the premises of 1087

1088 the person engaging in business as a caterer; however, the holder 1089 of an on-premises retailer's permit may hold a caterer's permit. When the holder of an on-premises retailer's permit or an 1090 1091 affiliated entity of the holder also holds a caterer's permit, the 1092 caterer's permit shall not authorize the service of alcoholic 1093 beverages on a consistent, recurring basis at a separate, fixed 1094 location owned or operated by the caterer, on-premises retailer or 1095 affiliated entity and an on-premises retailer's permit shall be 1096 required for the separate location. All sales of alcoholic 1097 beverages by holders of a caterer's permit shall be made at the 1098 location being catered by the caterer, and, except as otherwise 1099 provided in subsection (5) of this section, such sales may be made 1100 only for consumption at the catered location. The location being 1101 catered may be anywhere within a county or judicial district that 1102 has voted to come out from under the dry laws or in which the sale 1103 and distribution of alcoholic beverages is otherwise authorized by 1104 Such sales shall be made pursuant to any other conditions law. and restrictions which apply to sales made by on-premises retail 1105 1106 permittees. The holder of a caterer's permit or his employees 1107 shall remain at the catered location as long as alcoholic 1108 beverages are being sold pursuant to the permit issued under this 1109 paragraph (q), and the permittee shall have at the location the 1110 identification card issued by the Alcoholic Beverage Control Division of the department. No unsold alcoholic beverages may be 1111 left at the catered location by the permittee upon the conclusion 1112

- 1113 of his business at that location. Appropriate law enforcement
- 1114 officers and Alcoholic Beverage Control Division personnel may
- 1115 enter a catered location on private property in order to enforce
- 1116 laws governing the sale or serving of alcoholic beverages.
- 1117 (h) Research permit. A research permit shall authorize
- 1118 the holder thereof to operate a research facility for the
- 1119 professional research of alcoholic beverages. Such permit shall
- 1120 authorize the holder of the permit to import and purchase limited
- 1121 amounts of alcoholic beverages from the department or from
- 1122 importers, wineries and distillers of alcoholic beverages for
- 1123 professional research.
- 1124 (i) Alcohol processing permit. An alcohol processing
- 1125 permit shall authorize the holder thereof to purchase, transport
- 1126 and possess alcoholic beverages for the exclusive use in cooking,
- 1127 processing or manufacturing products which contain alcoholic
- 1128 beverages as an integral ingredient. An alcohol processing permit
- 1129 shall not authorize the sale of alcoholic beverages on the
- 1130 premises of the person engaging in the business of cooking,
- 1131 processing or manufacturing products which contain alcoholic
- 1132 beverages. The amounts of alcoholic beverages allowed under an
- 1133 alcohol processing permit shall be set by the department.
- 1134 (j) **Hospitality cart permit.** A hospitality cart permit
- 1135 shall authorize the sale of alcoholic beverages from a mobile cart
- 1136 on a golf course that is the holder of an on-premises retailer's



- 1137 permit. The alcoholic beverages sold from the cart must be 1138 consumed within the boundaries of the golf course.
- 1139 (k) Special service permit. A special service permit
 1140 shall authorize the holder to sell commercially sealed alcoholic
 1141 beverages to the operator of a commercial or private aircraft for
 1142 en route consumption only by passengers. A special service permit
 1143 shall be issued only to a fixed-base operator who contracts with
 1144 an airport facility to provide fueling and other associated
 1145 services to commercial and private aircraft.
- 1146 (1)Merchant permit. Except as otherwise provided in 1147 subsection (5) of this section, a merchant permit shall be issued only to the owner of a spa facility, an art studio or gallery, or 1148 1149 a cooking school, and shall authorize the holder to serve 1150 complimentary by the glass wine only, including native wine, at 1151 the holder's spa facility, art studio or gallery, or cooking 1152 school. A merchant permit holder shall obtain all wine from the 1153 holder of a package retailer's permit.
- 1154 Temporary alcoholic beverages charitable auction (m) 1155 permit. A temporary permit, not to exceed five (5) days, may be 1156 issued to a qualifying charitable nonprofit organization that is 1157 exempt from taxation under Section 501(c)(3) or (4) of the 1158 Internal Revenue Code of 1986. The permit shall authorize the 1159 holder to sell alcoholic beverages for the limited purpose of raising funds for the organization during a live or silent auction 1160 1161 that is conducted by the organization and that meets the following

1162 requirements: (i) the auction is conducted in an area of the 1163 state where the sale of alcoholic beverages is authorized; (ii) if the auction is conducted on the premises of an on-premises 1164 1165 retailer's permit holder, then the alcoholic beverages to be 1166 auctioned must be stored separately from the alcoholic beverages 1167 sold, stored or served on the premises, must be removed from the 1168 premises immediately following the auction, and may not be 1169 consumed on the premises; (iii) the permit holder may not conduct 1170 more than two (2) auctions during a calendar year; (iv) the permit 1171 holder may not pay a commission or promotional fee to any person 1172 to arrange or conduct the auction.

1173 Event venue retailer's permit. An event venue (n) 1174 retailer's permit shall authorize the holder thereof to purchase 1175 and resell alcoholic beverages, including native wines and native 1176 spirits, for consumption on the premises during legal hours during 1177 events held on the licensed premises if food is being served at the event by a caterer who is not affiliated with or related to 1178 the permittee. The caterer must serve at least three (3) entrees. 1179 1180 The permit may only be issued for venues that can accommodate two 1181 hundred (200) persons or more. The number of persons a venue may 1182 accommodate shall be determined by the local fire department and 1183 such determination shall be provided in writing and submitted 1184 along with all other documents required to be provided for an on-premises retailer's permit. The permittee must derive the 1185 1186 majority of its revenue from event-related fees, including, but

not limited to, admission fees or ticket sales for live
entertainment in the building. "Event-related fees" do not
include alcohol, beer or light wine sales or any fee which may be
construed to cover the cost of alcohol, beer or light wine. This
determination shall be made on a per event basis. An event may
not last longer than two (2) consecutive days per week.

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 subsection (5) of this section, the permit shall authorize the holder to sell alcoholic beverages, including native wines and native spirits, 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

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1211 consumption, subject to all laws pertaining to the illegal sale 1212 and possession of alcoholic beverages.

1213 (p) Charter ship operator's permit. Subject to the 1214 provisions of this paragraph (p), a charter ship operator's permit 1215 shall authorize the holder thereof and its employees to serve, 1216 monitor, store and otherwise control the serving and availability 1217 of alcoholic beverages to customers of the permit holder during 1218 private charters under contract provided by the permit holder. A 1219 charter ship operator's permit shall authorize such action by the 1220 permit holder and its employees only as to alcoholic beverages 1221 brought onto the permit holder's ship by customers of the permit 1222 holder as part of such a private charter. All such alcoholic 1223 beverages must be removed from the charter ship at the conclusion 1224 of each private charter. A charter ship operator's permit shall 1225 not authorize the permit holder to sell, charge for or otherwise 1226 supply alcoholic beverages to customers, except as authorized in 1227 this paragraph (p). For the purposes of this paragraph (p), "charter ship operator" means a common carrier that (i) is 1228 1229 certified to carry at least one hundred fifty (150) passengers 1230 and/or provide overnight accommodations for at least fifty (50) 1231 passengers, (ii) operates only in the waters within the State of 1232 Mississippi, which lie adjacent to the State of Mississippi south of the three (3) most southern counties in the State of 1233 1234 Mississippi, and (iii) provides charters under contract for tours 1235 and trips in such waters.

1236	(q) Distillery retailer's permit. The holder of a
1237	Class 1 manufacturer's permit may obtain a distillery retailer's
1238	permit. A distillery retailer's permit shall authorize the holder
1239	thereof to sell at retail alcoholic beverages to consumers for
1240	on-premises consumption, or to consumers by the sealed and
1241	unopened bottle from a retail location at the distillery for
1242	off-premises consumption. The holder may only sell product
1243	manufactured by the manufacturer at the distillery described in
1244	the permit. However, when selling to consumers for on-premises
1245	consumption, a holder of a distillery retailer's permit may add
1246	other beverages, alcoholic or not, so long as the total volume of
1247	other beverage components containing alcohol does not exceed
1248	twenty percent (20%). Hours of sale shall be the same as those
1249	authorized for on-premises permittees in the city or county in
1250	which the distillery retailer is located.
1251	The holder shall not sell at retail more than ten percent
1252	(10%) of the alcoholic beverages produced annually at its
1253	distillery. The holder shall not make retail sales of more than
1254	two and twenty-five one-hundredths (2.25) liters, in the
1255	aggregate, of the alcoholic beverages produced at its distillery
1256	to any one (1) individual for consumption off the premises of the
1257	distillery within a twenty-four-hour period. The hours of sale
1258	shall be the same as those hours for package retailers under this
1259	article. The holder of a distillery retailer's permit is not
1260	required to purchase the alcoholic beverages authorized to be sold

1261 by this paragraph from the department's liquor distribution 1262 warehouse; however, if the holder does not purchase the alcoholic beverages from the department's liquor distribution warehouse, the 1263 1264 holder shall pay to the department all taxes, fees and surcharges 1265 on the alcoholic beverages that are imposed upon the sale of 1266 alcoholic beverages shipped by the department or its warehouse 1267 In addition to alcoholic beverages, the holder of a operator. 1268 distillery retailer's permit may sell at retail promotional 1269 products from the same retail location, including shirts, hats, 1270 glasses, and other promotional products customarily sold by 1271 alcoholic beverage manufacturers.

1272 Festival Wine Permit. Any wine manufacturer or (r)1273 native wine producer permitted by Mississippi or any other state 1274 is eligible to obtain a Festival Wine Permit. This permit 1275 authorizes the entity to transport product manufactured by it to 1276 festivals held within the State of Mississippi and sell sealed, 1277 unopened bottles to festival participants. The holder of this permit may provide samples at no charge to participants. 1278 1279 "Festival" means any event at which three (3) or more vendors are 1280 present at a location for the sale or distribution of goods. 1281 holder of a Festival Wine Permit is not required to purchase the 1282 alcoholic beverages authorized to be sold by this paragraph from 1283 the department's liquor distribution warehouse. However, if the 1284 holder does not purchase the alcoholic beverages from the 1285 department's liquor distribution warehouse, the holder of this

1286 permit shall pay to the department all taxes, fees and surcharges 1287 on the alcoholic beverages sold at such festivals that are imposed upon the sale of alcoholic beverages shipped by the Alcoholic 1288 1289 Beverage Control Division of the Department of Revenue. 1290 Additionally, the entity shall file all applicable reports and 1291 returns as prescribed by the department. This permit is issued 1292 per festival and provides authority to sell for two (2) 1293 consecutive days during the hours authorized for on-premises 1294 permittees' sales in that county or city. The holder of the 1295 permit shall be required to maintain all requirements set by Local 1296 Option Law for the service and sale of alcoholic beverages. 1297 permit may be issued to entities participating in festivals at

This paragraph (r) shall stand repealed from and after July 1300 1, 2026.

which a Class 1 temporary permit is in effect.

(s) Charter vessel operator's permit. Subject to the provisions of this paragraph (s), a charter vessel operator's permit shall authorize the holder thereof and its employees to sell and serve alcoholic beverages to passengers of the permit holder during public tours, historical tours, ecological tours and sunset cruises provided by the permit holder. The permit shall authorize the holder to only sell alcoholic beverages, including native wines, to passengers of the charter vessel operator during public tours, historical tours, ecological tours and sunset cruises provided by the permit holder aboard the charter vessel

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1311 operator for consumption during such tours and cruises on the 1312 premises of the charter vessel operator described in the permit. For the purposes of this paragraph (s), "charter vessel operator" 1313 means a common carrier that (i) is certified to carry at least 1314 1315 forty-nine (49) passengers, (ii) operates only in the waters 1316 within the State of Mississippi, which lie south of Interstate 10 in the three (3) most southern counties in the State of 1317 1318 Mississippi, and lie adjacent to the State of Mississippi south of 1319 the three (3) most southern counties in the State of Mississippi, 1320 extending not further than one (1) mile south of such counties, 1321 and (iii) provides vessel services for tours and cruises in such 1322 waters as provided in this paragraph(s).

1323 Native spirit retailer's permit. otherwise provided in subsection (5) of this section, a native 1324 1325 spirit retailer's permit shall be issued only to a holder of a 1326 Class 4 manufacturer's permit, and shall authorize the holder 1327 thereof to make retail sales of native spirits to consumers for on-premises consumption or to consumers in originally sealed and 1328 1329 unopened containers at an establishment located on the premises of 1330 or in the immediate vicinity of a native distillery. When selling 1331 to consumers for on-premises consumption, a holder of a native 1332 spirit retailer's permit may add to the native spirit alcoholic 1333 beverages not produced on the premises, so long as the total 1334 volume of foreign beverage components does not exceed twenty 1335 percent (20%) of the mixed beverage. Hours of sale shall be the

same as those authorized for on-premises permittees in the city or county in which the native spirit retailer is located.

- 1338 Delivery service permit. Any individual, limited 1339 liability company, corporation or partnership registered to do 1340 business in this state is eligible to obtain a delivery service 1341 permit. Subject to the provisions of Section 67-1-51.1, this permit authorizes the permittee, or its employee or an independent 1342 contractor acting on its behalf, to deliver alcoholic beverages, 1343 1344 beer, light wine and light spirit product from a licensed retailer 1345 to a person in this state who is at least twenty-one (21) years of 1346 age for the individual's use and not for resale. This permit does not authorize the delivery of alcoholic beverages, beer, light 1347 1348 wine or light spirit product to the premises of a location with a permit for the manufacture, distribution or retail sale of 1349 1350 alcoholic beverages, beer, light wine or light spirit product. 1351 The holder of a package retailer's permit or an on-premises 1352 retailer's permit under Section 67-1-51 or of a beer, light wine and light spirit product permit under Section 67-3-19 is 1353 1354 authorized to apply for a delivery service permit as a privilege 1355 separate from its existing retail permit.
- (v) Food truck permit. A food truck permit shall

 authorize the holder of an on-premises retailer's permit to use a

 food truck to sell alcoholic beverages off its premises to guests

 who must consume the beverages in open containers. For the

 purposes of this paragraph (v), "food truck" means a fully encased

1361 food service establishment on a motor vehicle or on a trailer that 1362 a motor vehicle pulls to transport, and from which a vendor, 1363 standing within the frame of the establishment, prepares, cooks, 1364 sells and serves food for immediate human consumption. The term 1365 "food truck" does not include a food cart that is not motorized. 1366 Food trucks shall maintain such distance requirements from 1367 schools, churches, kindergartens and funeral homes as are required 1368 for on-premises retailer's permittees under this article, and all 1369 sales must be made within a valid leisure and recreation district established under Section 67-1-101. Food trucks cannot sell or 1370 1371 serve alcoholic beverages unless also offering food prepared and 1372 cooked within the food truck, and permittees must maintain a 1373 twenty-five percent (25%) food sale revenue requirement based on the food sold from the food truck alone. 1374 The hours allowed for 1375 sale shall be the same as those for on-premises retailer's 1376 permittees in the location. This permit will not be required for 1377 the holder of a caterer's permit issued under this article to 1378 cater an event as allowed by law. Permittees must provide notice 1379 of not less than forty-eight (48) hours to the department of each 1380 location at which alcoholic beverages will be sold.

1381 (w) On-premises tobacco permit. An on-premises tobacco
1382 permit shall authorize the permittee to sell alcoholic beverages
1383 for consumption on the licensed premises. In addition to all
1384 other requirements to obtain an alcoholic beverage permit, the
1385 permittee must obtain and maintain a tobacco permit issued by the

1386	State of Mississippi, and have a capital investment of not less
1387	than Five Hundred Thousand Dollars (\$500,000.00) in the premises
1388	for which the permit is issued. In addition to alcoholic
1389	beverages, the permittee is authorized to sell only cigars,
1390	cheroots, tobacco pipes, pipe tobacco, and/or stogies.
1391	Additionally, seventy-five percent (75%) of the permittee's annual
1392	gross revenue must be derived from the sale of cigars, cheroots,
1393	tobacco pipes, pipe tobacco, and/or stogies. No food sales shall
1394	be required, but food may be sold on the premises. The issuance
1395	of this permit does not remove any obligation a permittee may have
1396	to follow local ordinances or actions prohibiting the use of
1397	tobacco products.
1398	(x) Direct shipper's permit. A direct shipper's permit
1399	shall authorize the holder to sell and ship wine directly to
1400	residents in this state in accordance with the provisions of
1401	Sections 1 through 12 of this act, without being required to
1402	transact the sale and shipment of those wines through the
1403	Alcoholic Beverage Control Division of the department.
1404	(y) Wine Fulfillment Provider Permit. A wine
1405	fulfillment provider permit shall authorize the holder to only
1406	provide logistics services of warehousing, packaging, order
1407	fulfillment, and shipment of wine for a direct shipper permittee
1408	for which the wine fulfillment provider permittee is the bailee of

bailment by a wine fulfillment provider permittee shall remain the

the wine under Sections 1 through 12 of this act. Wine held in

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1411	property	of	the	direct	shipper	permittee	until	loaded	on

1412 conveyance for direct shipment to a Mississippi resident.

- 1413 (2) Except as otherwise provided in subsection (4) of this 1414 section, retail permittees may hold more than one (1) retail 1415 permit, at the discretion of the department.
- 1416 (3) (a) Except as otherwise provided in this subsection, no 1417 authority shall be granted to any person to manufacture, sell or 1418 store for sale any intoxicating liquor as specified in this 1419 article within four hundred (400) feet of any church, school 1420 (excluding any community college, junior college, college or 1421 university), kindergarten or funeral home. However, within an 1422 area zoned commercial or business, such minimum distance shall be 1423 not less than one hundred (100) feet.
- 1424 A church or funeral home may waive the distance 1425 restrictions imposed in this subsection in favor of allowing 1426 issuance by the department of a permit, pursuant to subsection (1) 1427 of this section, to authorize activity relating to the 1428 manufacturing, sale or storage of alcoholic beverages which would 1429 otherwise be prohibited under the minimum distance criterion. 1430 Such waiver shall be in written form from the owner, the governing 1431 body, or the appropriate officer of the church or funeral home 1432 having the authority to execute such a waiver, and the waiver shall be filed with and verified by the department before becoming 1433 1434 effective.

1435	(c) The distance restrictions imposed in this
1436	subsection shall not apply to the sale or storage of alcoholic
1437	beverages at a bed and breakfast inn listed in the National
1438	Register of Historic Places or to the sale or storage of alcoholic
1439	beverages in a historic district that is listed in the National
1440	Register of Historic Places, is a qualified resort area and is
1441	located in a municipality having a population greater than one
1442	hundred thousand (100,000) according to the latest federal

- 1444 (d) The distance restrictions imposed in this
 1445 subsection shall not apply to the sale or storage of alcoholic
 1446 beverages at a qualified resort area as defined in Section
 1447 67-1-5(o)(iii)32.
- 1448 (e) The distance restrictions imposed in this

 1449 subsection shall not apply to the sale or storage of alcoholic

 1450 beverages at a licensed premises in a building formerly owned by a

 1451 municipality and formerly leased by the municipality to a

 1452 municipal school district and used by the municipal school

 1453 district as a district bus shop facility.
- 1454 (f) The distance restrictions imposed in this
 1455 subsection shall not apply to the sale or storage of alcoholic
 1456 beverages at a licensed premises in a building consisting of at
 1457 least five thousand (5,000) square feet and located approximately
 1458 six hundred (600) feet from the intersection of Mississippi
 1459 Highway 15 and Mississippi Highway 4.

decennial census.

- 1460 (g) The distance restrictions imposed in this

 1461 subsection shall not apply to the sale or storage of alcoholic

 1462 beverages at a licensed premises in a building located at or near

 1463 the intersection of Ward and Tate Streets and adjacent properties

 1464 in the City of Senatobia, Mississippi.
- 1465 (h) The distance restrictions imposed in this 1466 subsection shall not apply to the sale or storage of alcoholic 1467 beverages at a theatre facility that features plays and other 1468 theatrical performances and productions and (i) is capable of seating more than seven hundred fifty (750) people, (ii) is owned 1469 1470 by a municipality which has a population greater than ten thousand 1471 (10,000) according to the latest federal decennial census, (iii) 1472 was constructed prior to 1930, (iv) is on the National Register of 1473 Historic Places, and (v) is located in a historic district.
- 1474 (i) The distance restrictions imposed in this

 1475 subsection shall not apply to the sale or storage of alcoholic

 1476 beverages at a licensed premises in a building located

 1477 approximately one and six-tenths (1.6) miles north of the

 1478 intersection of Mississippi Highway 15 and Mississippi Highway 4

 1479 on the west side of Mississippi Highway 15.
- 1480 (4) No person, either individually or as a member of a firm,

 1481 partnership, limited liability company or association, or as a

 1482 stockholder, officer or director in a corporation, shall own or

 1483 control any interest in more than one (1) package retailer's

 1484 permit, nor shall such person's spouse, if living in the same

1485 household of such person, any relative of such person, if living 1486 in the same household of such person, or any other person living in the same household with such person own any interest in any 1487 other package retailer's permit; however, in the case of a person 1488 1489 holding a package retailer's permit issued before July 1, 2024, 1490 such a person may own one (1) additional package retailer's permit 1491 if the additional permit is issued for a premises with a minimum 1492 capital investment of Twenty Million Dollars (\$20,000,000.00) that 1493 is part of a major retail development project and located in one (1) of the three (3) most southern counties in the State of 1494 1495 Mississippi, and not within one hundred (100) miles of another 1496 location in the State of Mississippi, for which the permittee 1497 holds such a permit.

(5) (a) In addition to any other authority granted under this section, the holder of a permit issued under subsection (1)(c), (e), (f), (g), (l), (n) and/or (o) of this section may sell or otherwise provide alcoholic beverages and/or wine to a patron of the permit holder in the manner authorized in the permit and the patron may remove an open glass, cup or other container of the alcoholic beverage and/or wine from the licensed premises and may possess and consume the alcoholic beverage or wine outside of the licensed premises if: (i) the licensed premises is located within a leisure and recreation district created under Section 67-1-101 and (ii) the patron remains within the boundaries of the

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- 1509 leisure and recreation district while in possession of the 1510 alcoholic beverage or wine.
- 1511 (b) Nothing in this subsection shall be construed to
- 1512 allow a person to bring any alcoholic beverages into a permitted
- 1513 premises except to the extent otherwise authorized by this
- 1514 article.
- 1515 **SECTION 21.** Section 67-1-53, Mississippi Code of 1972, is
- 1516 amended as follows:
- 1517 67-1-53. (1) Application for permits shall be in such form
- 1518 and shall contain such information as shall be required by the
- 1519 regulations of the * * * department; however, no regulation of
- 1520 the * * * department shall require personal financial information
- 1521 from any officer of a corporation applying for an on-premises
- 1522 retailer's permit to sell alcoholic beverages unless such officer
- owns ten percent (10%) or more of the stock of such corporation.
- 1524 (2) Every applicant for each type of permit authorized by
- 1525 Section 67-1-51 shall give notice of such application by
- 1526 publication for two (2) consecutive issues in a newspaper of
- 1527 general circulation published in the city or town in which
- 1528 applicant's place of business is located. However, in instances
- 1529 where no newspaper is published in the city or town, then the
- 1530 notice shall be published in a newspaper of general circulation
- 1531 published in the county where the applicant's business is located.
- 1532 If no newspaper is published in the county, the notice shall be
- 1533 published in a qualified newspaper which is published in the

- 1534 closest neighboring county and circulated in the county of 1535 applicant's residence. The notice shall be printed in ten-point black face type and shall set forth the type of permit to be 1536 1537 applied for, the exact location of the place of business, the name of the owner or owners thereof, and if operating under an assumed 1538 1539 name, the trade name together with the names of all owners, and if a corporation, the names and titles of all officers. The cost of 1540 1541 such notice shall be borne by the applicant. The provisions of 1542 this subsection (2) shall not apply to applications for a direct 1543 shipper's permit under Sections 1 through 12 of this act.
- 1544 (3) Each application or filing made under this section shall 1545 include the social security number(s) of the applicant in 1546 accordance with Section 93-11-64, Mississippi Code of 1972.
- SECTION 22. Section 67-1-55, Mississippi Code of 1972, is amended as follows:
- 1549 67-1-55. No permit of any type shall be issued by the * * * 1550 department until the applicant has first filed with the * * * 1551 department a sworn statement disclosing all persons who are 1552 financially involved in the operation of the business for which 1553 the permit is sought. If an applicant is an individual, he will 1554 swear that he owns one hundred percent (100%) of the business for 1555 which he is seeking a permit. If the applicant is a partnership, all partners and their addresses shall be disclosed and the extent 1556 1557 of their interest in the partnership shall be disclosed. 1558 applicant is a corporation, the total stock in the corporation

1559	shall be disclosed and each shareholder and his address and the
1560	amount of stock in the corporation owned by him shall be
1561	disclosed. If the applicant is a limited liability company, each
1562	member and their addresses shall be disclosed and the extent of
1563	their interest in the limited liability company shall be
1564	disclosed. If the applicant is a trust, the trustee and all
1565	beneficiaries and their addresses shall be disclosed. If the
1566	applicant is a combination of any of the above, all information
1567	required to be disclosed above shall be required.
1568	All the disclosures shall be in writing and kept on file at
1569	the * * * department and shall be available to the public.
1570	Every applicant must, when applying for a renewal of his

permit, disclose any change in the ownership of the business or any change in the beneficiaries of the income from the business.

Any person who willfully fails to fully disclose the

information required by this section, or who gives false information, shall be guilty of a misdemeanor and, upon conviction thereof, shall be fined a sum not to exceed Five Hundred Dollars (\$500.00) or imprisoned for not more than one (1) year, or both, and the person or applicant shall never again be eligible for any permit pertaining to alcoholic beverages.

The provisions of this section shall not apply to persons

applying for a direct shipper's permit under Sections 1 through 12

of this act.



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1583 **SECTION 23.** Section 67-1-57, Mississippi Code of 1972, is 1584 amended as follows:

1585 67-1-57. Before a permit is issued the department shall 1586 satisfy itself:

- 1587 That the applicant, if an individual, or if a 1588 partnership, each of the members of the partnership, or if a 1589 corporation, each of its principal officers and directors, or if a 1590 limited liability company, each member of the limited liability 1591 company, is of good moral character and, in addition, enjoys a 1592 reputation of being a peaceable, law-abiding citizen of the 1593 community in which he resides, and is generally fit for the trust 1594 to be reposed in him, is not less than twenty-one (21) years of 1595 age, and has not been convicted of a felony in any state or 1596 federal court.
- 1597 That, except in the case of an application for a 1598 solicitor's permit, the applicant is the true and actual owner of 1599 the business for which the permit is desired, and that he intends to carry on the business authorized for himself and not as the 1600 1601 agent of any other person, and that he intends to superintend in 1602 person the management of the business or that he will designate a 1603 manager to manage the business for him. Except for managers 1604 employed by the holder of a direct shipper's permit, all managers 1605 must be approved by the department prior to completing any 1606 managerial tasks on behalf of the permittee and must possess all of the qualifications required of a permittee; however, a felony 1607

- conviction, other than a crime of violence, does not automatically disqualify a person from being approved as a manager if the person was released from incarceration at least three (3) years prior to application for approval as a manager. A felony conviction, other than a crime of violence, may be considered by the department in determining whether all other qualifications are met.
- 1614 That the applicant for a package retailer's permit, 1615 if an individual, is a resident of the State of Mississippi. If 1616 the applicant is a partnership, each member of the partnership 1617 must be a resident of the state. If the applicant is a limited 1618 liability company, each member of the limited liability company must be a resident of the state. If the applicant is a 1619 1620 corporation, the designated manager of the corporation must be a 1621 resident of the state.
- 1622 (d) That the place for which the permit is to be issued 1623 is an appropriate one considering the character of the premises 1624 and the surrounding neighborhood.
- 1625 (e) That the place for which the permit is to be issued 1626 is within the corporate limits of an incorporated municipality or 1627 qualified resort area or club which comes within the provisions of 1628 this article.
- (f) That the applicant is not indebted to the state for any taxes, fees or payment of penalties imposed by any law of the State of Mississippi or by any rule or regulation of the * * *

 department.

1633	(g) That the applicant is not in the habit of using
1634	alcoholic beverages to excess and is not physically or mentally
1635	incapacitated, and that the applicant has the ability to read and
1636	write the English language.

- 1637 (h) That the * * * department does not believe and has
 1638 no reason to believe that the applicant will sell or knowingly
 1639 permit any agent, servant or employee to unlawfully sell liquor in
 1640 a dry area or in any other manner contrary to law.
- 1641 (i) That the applicant is not residentially domiciled
 1642 with any person whose permit or license has been cancelled for
 1643 cause within the twelve (12) months next preceding the date of the
 1644 present application for a permit.
- 1645 (j) That the * * * department has not, in the exercise
 1646 of its discretion which is reserved and preserved to it, refused
 1647 to grant permits under the restrictions of this section, as well
 1648 as under any other pertinent provision of this article.
- 1649 That there are not sufficient legal reasons to deny (k) a permit on the ground that the premises for which the permit is 1650 1651 sought has previously been operated, used or frequented for any 1652 purpose or in any manner that is lewd, immoral or offensive to 1653 public decency. In the granting or withholding of any permit to 1654 sell alcoholic beverages at retail, the * * * department in forming its conclusions may give consideration to any 1655 1656 recommendations made in writing by the district or county attorney or county, circuit or chancery judge of the county, or the sheriff 1657

- of the county, or the mayor or chief of police of an incorporated city or town wherein the applicant proposes to conduct his business and to any recommendations made by representatives of the * * * department.
- 1662 That the applicant and the applicant's key (1)1663 employees, as determined by the * * * department, do not have a 1664 disqualifying criminal record. In order to obtain a criminal 1665 record history check, the applicant shall submit to the commission 1666 a set of fingerprints from any local law enforcement agency for each person for whom the records check is required. 1667 The * * * 1668 department shall forward the fingerprints to the Mississippi 1669 Department of Public Safety. If no disqualifying record is 1670 identified at the state level, the Department of Public Safety 1671 shall forward the fingerprints to the Federal Bureau of Investigation for a national criminal history record check. 1672 1673 for processing the set or sets of fingerprints shall be borne by 1674 The department may waive the fingerprint the applicant. 1675 requirement in the case of an applicant for a direct shipper's 1676 permit. The * * * department shall not deny employment to an 1677 employee of the applicant prior to the identification of a 1678 disqualifying record or other disqualifying information.
- SECTION 24. Section 67-1-73, Mississippi Code of 1972, is amended as follows:
- 1681 67-1-73. (1) Except as otherwise provided in subsection (3)

 1682 of this section, every manufacturer, including native wine or

1683 native spirit producers, within or without the state, and every 1684 other shipper of alcoholic beverages who sells any alcoholic beverage, including native wine or native spirit, within the 1685 1686 state, shall, at the time of making such sale, file with the department a copy of the invoice of such sale showing in detail 1687 1688 the kind of alcoholic beverage sold, the quantities of each, the 1689 size of the container and the weight of the contents, the 1690 alcoholic content, and the name and address of the person to whom 1691 sold.

- (2) Except as otherwise provided in subsection (3) of this section, every person transporting alcoholic beverages, including native wine or native spirit, within this state to a point within this state, whether such transportation originates within or without this state, shall, within five (5) days after delivery of such shipment, furnish the department a copy of the bill of lading or receipt, showing the name or consignor or consignee, date, place received, destination, and quantity of alcoholic beverages delivered. Upon failure to comply with the provisions of this section, such person shall be deemed guilty of a misdemeanor and, upon conviction thereof, shall be fined in the sum of Fifty Dollars (\$50.00) for each offense.
- 1704 (3) Information regarding the sales, shipment, delivery and
 1705 transportation of wine in this state by the holder of a direct
 1706 shipper's permit under Sections 1 through 12 of this act shall be
 1707 in such form and content as prescribed by the department.

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- 1708 **SECTION 25.** Section 97-31-47, Mississippi Code of 1972, is 1709 amended as follows:
- 1710 97-31-47. It shall be unlawful for any transportation
- 1711 company, or any agent, employee, or officer of such company, or
- 1712 any other person, or corporation to transport into or deliver in
- 1713 this state in any manner or by any means any spirituous, vinous,
- 1714 malt, or other intoxicating liquors or drinks, or for any such
- 1715 person, company, or corporation to transport any spirituous, malt,
- 1716 vinous, or intoxicating liquors or drinks from one place within
- 1717 this state to another place within the state, or from one (1)
- 1718 point within this state to any point without the state, except in
- 1719 cases where this chapter \star \star , Section 67-9-1, or Sections 1
- 1720 through 12 of this act authorizes the transportation.
- 1721 **SECTION 26.** Section 97-31-49, Mississippi Code of 1972, is
- 1722 amended as follows:
- 1723 97-31-49. Except as otherwise provided in Sections 1 through
- 1724 12 of this act, it shall be unlawful for any person, firm or
- 1725 corporation in this state, in person, by letter, circular, or
- 1726 other printed or written matter, or in any other manner, to
- 1727 solicit or take order in this state for any liquors, bitters or
- 1728 drinks prohibited by the laws of this state to be sold, bartered,
- 1729 or otherwise disposed of. The inhibition of this section shall
- 1730 apply to such liquors, bitters and drinks, whether the parties
- 1731 intend that the same shall be shipped into this state from outside
- 1732 of the state, or from one (1) point in this state to another point

- in this state. If such order be in writing, parol evidence
 thereof is admissible without producing or accounting for the
 absence of the original; and the taking or soliciting of such
 orders is within the inhibition of this section, although the
 orders are subject to approval by some other person, and no part
 of the price is paid, nor any part of the goods is delivered when
 the order is taken.
- 1740 **SECTION 27.** This act shall take effect and be in force from 1741 and after July 1, 2025.

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

AN ACT TO AUTHORIZE A PERSON WHO IS THE HOLDER OF A CLASS 2 1 2 MANUFACTURER'S PERMIT UNDER THE LOCAL OPTION ALCOHOLIC BEVERAGE 3 CONTROL LAW, OR WHO IS LICENSED OR PERMITTED OUTSIDE OF THE STATE TO ENGAGE IN THE ACTIVITY OF MANUFACTURING WINE TO SELL AND SHIP 5 WINE DIRECTLY TO RESIDENTS IN THIS STATE, IF THE PERSON OBTAINS A 6 DIRECT SHIPPER'S PERMIT FROM THE DEPARTMENT OF REVENUE; TO PROVIDE 7 FOR THE ISSUANCE OF DIRECT SHIPPER'S PERMITS AND THE ISSUANCE OF WINE FULFILLMENT PROVIDER PERMITS; TO REQUIRE THE HOLDER OF A 8 9 DIRECT SHIPPER'S PERMIT TO KEEP CERTAIN RECORDS; TO REQUIRE THE 10 HOLDER OF A WINE FULFILLMENT PROVIDER PERMIT TO KEEP CERTAIN RECORDS; TO PROHIBIT THE HOLDER OF A DIRECT SHIPPER'S PERMIT FROM 11 12 SELLING OR SHIPPING LIGHT WINE, LIGHT SPIRIT PRODUCTS OR BEER OR 13 ANY ALCOHOLIC BEVERAGE OTHER THAN WINE; TO LIMIT THE AMOUNT OF 14 WINE THAT A HOLDER OF A DIRECT SHIPPER'S PERMIT MAY SELL OR SHIP 15 TO AN INDIVIDUAL EACH YEAR; TO PROVIDE FOR THE ANNUAL RENEWAL OF 16 DIRECT SHIPPER'S PERMITS; TO PROVIDE THAT PERSONS PURCHASING OR 17 RECEIVING A DIRECT SHIPMENT OF WINE FROM A DIRECT SHIPPER MUST BE 18 AT LEAST TWENTY-ONE YEARS OF AGE; TO PROVIDE THAT PERSONS 19 RECEIVING A DIRECT SHIPMENT OF WINE FROM A DIRECT SHIPPER SHALL 20 USE THE WINE FOR PERSONAL USE ONLY AND MAY NOT RESELL IT; TO 21 IMPOSE CERTAIN REQUIREMENTS RELATING THE SHIPMENT OF WINE INTO 22 THIS STATE; TO AUTHORIZE THE COMMISSIONER OF REVENUE TO ADOPT ANY 23 RULES OR REGULATIONS AS NECESSARY TO CARRY OUT THIS ACT; TO PROVIDE PENALTIES FOR VIOLATIONS OF THIS ACT; TO AMEND SECTIONS 24 25 27-71-5, 27-71-7, 27-71-15 AND 27-71-29, MISSISSIPPI CODE OF 1972, 26 TO PROVIDE THE PRIVILEGE TAX REQUIRED FOR THE ISSUANCE OF A DIRECT

- 27 SHIPPER'S PERMIT AND FOR THE PRIVILEGE TAX REQUIRED FOR THE
- 28 ISSUANCE OF A WINE FULFILLMENT PROVIDER PERMIT; TO LEVY A TAX UPON
- 29 THE SALES AND SHIPMENTS OF WINE MADE BY A DIRECT SHIPPER; TO
- 30 REQUIRE A CERTAIN AMOUNT OF THE TAXES LEVIED TO BE DEPOSITED INTO
- 31 THE MENTAL HEALTH PROGRAMS FUND; TO AMEND SECTIONS 67-1-41,
- 32 67-1-45, 67-1-51, 67-1-53, 67-1-55, 67-1-57, 67-1-73, 97-31-47 AND
- 33 97-31-49, MISSISSIPPI CODE OF 1972, IN CONFORMITY TO THE
- 34 PROVISIONS OF THIS ACT; AND FOR RELATED PURPOSES.