To: Ways and Means By: Representative Simpson

## HOUSE BILL NO. 1171 (As Sent to Governor)

AN ACT TO AMEND SECTION 67-3-22, MISSISSIPPI CODE OF 1972, TO ALLOW A HOSPITALITY OPERATOR TO PROVIDE COMPLIMENTARY LIGHT WINE OR BEER PRODUCED AT A BREWPUB TO CERTAIN GUESTS AND TO DELETE THE 3 REPEALER ON SUCH SECTION; TO AUTHORIZE A BREWPUB TO PACKAGE IN KEGS LIGHT WINE OR BEER MANUFACTURED BY IT THAT IS TO BE ENTERED INTO BEER COMPETITIONS THAT ARE CONDUCTED OUTSIDE THIS STATE AND 6 7 TO LIMIT TO TWO THE NUMBER OF KEGS THAT MAY BE TAKEN TO ANY ONE COMPETITION; TO AMEND SECTION 67-3-28, MISSISSIPPI CODE OF 1972, TO INCREASE FROM FOUR PERCENT TO FIVE PERCENT THE PERCENT OF 8 9 ALCOHOL BY WEIGHT THAT CAN BE CONTAINED IN BEER AND LIGHT WINE 10 MANUFACTURED AND SOLD BY BREWPUBS; AND FOR RELATED PURPOSES. 11

- 12 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- SECTION 1. Section 67-3-22, Mississippi Code of 1972, is 13
- amended as follows: 14
- 67-3-22. (1) The production limits for a brewpub shall be 15 based upon production as determined by the State Tax Commission 16 17 pursuant to Section 27-71-307, and shall be limited as follows:
- (a) A stand-alone restaurant or restaurant operated by 18 19 a hospitality operator with less than fifty (50) guest rooms in 20 the aggregate shall not manufacture more than forty thousand three
- hundred (40,300) gallons of light wine or beer per calendar year. 21 (b) A restaurant operated by a hospitality operator 22
- with fifty (50) or more guest rooms in the aggregate but less than 23
- 24 five hundred (500) quest rooms in the aggregate shall not
- 25 manufacture more than sixty thousand (60,000) gallons of light
- wine or beer per calendar year. 26
- (c) A restaurant operated by a hospitality operator 27
- with five hundred (500) or more guest rooms in the aggregate but 28
- less than one thousand (1,000) guest rooms in the aggregate shall 29
- 30 not manufacture more than seventy-five thousand (75,000) gallons
- of light wine or beer per calendar year. 31

- 32 (d) A restaurant operated by a hospitality operator
- 33 with one thousand (1,000) or more guest rooms in the aggregate
- 34 shall not manufacture more than ninety-nine thousand (99,000)
- 35 gallons of light wine or beer per calendar year.
- 36 (2) Light wine or beer produced at a brewpub shall not be
- 37 sold at a price less than it cost to manufacture such light wine
- 38 or beer, except that providing complimentary light wine or beer
- 39 produced at the brewpub to guests who are room, food and beverage
- 40 patrons for consumption exclusively on premises is authorized.
- 41 (3) (a) Light wine or beer manufactured by a brewpub:
- 42 (i) Shall not be sold away from the premises of
- 43 such brewpub (as defined in Section 27-71-301, Mississippi Code of
- 44 1972), and
- (ii) Except as otherwise provided in this
- 46 <u>subsection</u>, shall not be packaged in any form that it may be
- 47 carried away from the premises; provided, however, that the final
- 48 one hundred (100) gallons of beer within a fermenting tank may be
- 49 placed in kegs for sale on the premises to facilitate transition
- 50 from one fermenting tank to another.
- 51 (b) A brewpub may package in kegs light wine or beer
- 52 manufactured by it that is to be entered into beer competitions
- 53 that occur outside this state; however, the amount of light wine
- or beer that may be taken to any one (1) competition shall not
- 55 exceed two (2) kegs.
- 56 (4) A brewpub shall be required to offer for sale light wine
- 57 or beer that is normally carried on the inventory of wholesaler or
- 58 distributor of light wine or beer.
- 59 (5) As used in this section, the following terms shall have
- 60 the meanings ascribed in this subsection:
- (a) "Hospitality operator" means a business that

- 62 operates guest rooms that at any one (1) time will accommodate
- 63 transient guests on a daily or weekly basis in conjunction with a
- 64 brewpub at one (1) location or facility.

- (b) "Premises" means those areas where food is normally
- 66 sold and consumed and which are immediately adjacent and connected
- 67 to the brewing facility or brewpub operated by a hospitality
- 68 operator.
- (c) "Room, food and beverage patron" means a patron who
- 70 receives from a hospitality operator lodging, food and beverages
- 71 at no cost to the patron.
- 72 \* \* \*
- 73 **SECTION 2.** Section 67-3-28, Mississippi Code of 1972, is
- 74 amended as follows:
- 75 67-3-28. (1) Any person desiring to engage in business as a
- 76 brewpub shall file with the commissioner, along with the
- 77 application required by Section 67-3-17, Mississippi Code of 1972,
- 78 a certificate issued by a licensed testing laboratory indicating
- 79 that such laboratory has tested a sample of the applicant's beer
- 80 or light wine, or both, and that the alcohol content of such
- 81 sample does not exceed five percent (5%) by weight.
- 82 (2) Every brewpub shall be required to submit to random
- 83 testing by the commissioner to determine whether any beer or light
- 84 wine being manufactured, sold, kept, stored or secreted by the
- 85 license holder contains an alcohol content greater than  $\underline{\text{five}}$
- 86 percent (5%) by weight. The commissioner shall establish and
- 87 administer testing standards and procedures to be used in such
- 88 random testing. The brewpub licensee shall be responsible for all
- 89 costs incurred by the commissioner in conducting random testing
- 90 under this section.
- 91 **SECTION 3.** This act shall take effect and be in force from
- 92 and after July 1, 2002.