FIRST REGULAR SESSION

[PERFECTED]

HOUSE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 643

103RD GENERAL ASSEMBLY

1680H.02P JOSEPH ENGLER, Chief Clerk

AN ACT

To repeal section 67.2500, RSMo, and to enact in lieu thereof two new sections relating to establishment of certain entertainment districts.

Be it enacted by the General Assembly of the state of Missouri, as follows:

- Section A. Section 67.2500, RSMo, is repealed and two new sections enacted in lieu 2 thereof, to be known as sections 67.2500 and 311.094, to read as follows:
- 67.2500. 1. A theater, cultural arts, and entertainment district may be established in
- 2 the manner provided in section 67.2505 by the governing body of any county, city, town, or
- 8 village that has adopted transect-based zoning under chapter 89, any county described in this
- 4 subsection, or any city, town, or village that is within such counties:
- 5 (1) Any county with a charter form of government and with more than two hundred 6 fifty thousand but less than three hundred fifty thousand inhabitants;
- 7 (2) Any county of the first classification with more than ninety-three thousand eight 8 hundred but fewer than ninety-three thousand nine hundred inhabitants;
- 9 (3) Any county of the first classification with more than one hundred eighty-four thousand but fewer than one hundred eighty-eight thousand inhabitants;
- 11 (4) Any county with a charter form of government and with more than six hundred 12 thousand but fewer than seven hundred thousand inhabitants;
- 13 (5) Any county of the first classification with more than one hundred thirty-five 14 thousand four hundred but fewer than one hundred thirty-five thousand five hundred 15 inhabitants;
- 16 (6) Any county of the first classification with more than one hundred four thousand 17 six hundred but fewer than one hundred four thousand seven hundred inhabitants;

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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18 (7) Any county of the first classification with more than eighty-three thousand but 19 fewer than ninety-two thousand inhabitants and with a home rule city with more than seventy-20 six thousand but fewer than ninety-one thousand inhabitants as the county seat; or

- (8) Any county that borders on or that contains part of a lake with at least one thousand miles of shoreline.
- 23 2. Sections 67.2500 to 67.2530 shall be known as the "Theater, Cultural Arts, and 24 Entertainment District Act".
 - 3. As used in sections 67.2500 to 67.2530, the following terms mean:
- 26 (1) "District", a theater, cultural arts, and entertainment district organized under this 27 section:
- (2) "Qualified electors", "qualified voters", or "voters", registered voters residing 29 within the district or subdistrict, or proposed district or subdistrict, who have registered to vote pursuant to chapter 115 or, if there are no persons eligible to be registered voters residing 30 in the district or subdistrict, proposed district or subdistrict, property owners, including corporations and other entities, that are owners of real property;
- (3) "Registered voters", persons qualified and registered to vote pursuant to chapter 33 34 115; and
- 35 (4) "Subdistrict", a subdivision of a district, but not a separate political subdivision, created for the purposes specified in subsection 5 of section 67.2505. 36

311.094. 1. As used in this section, the following terms mean:

- (1) "Common area", any area designated as a common area in a development plan for the entertainment district approved by the governing body of the county, city, town, or village; any area of a public right-of-way that is adjacent to or within the entertainment district and has crossings well marked; and any other area identified in the development plan or district plan;
- (2) "Lakefront entertainment district", any area located in the jurisdiction of any local government which borders on or which contains part of a lake with not less than one thousand miles of shoreline that:
- (a) Is located in any city with more than one thousand nine hundred but fewer than seven thousand inhabitants and partially located in a county with more than twenty-two thousand but fewer than twenty-five thousand inhabitants and with a county seat with more than one hundred but fewer than five hundred inhabitants; and
- 14 (b) Contains a combination of entertainment venues, bars, nightclubs, and 15 restaurants:
- 16 (3) "Portable bar", any bar, table, kiosk, cart, or stand that is not a permanent fixture and can be moved from place to place.

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- 2. Notwithstanding any other provisions of this chapter to the contrary, any person who possesses the qualifications required by this chapter, and who meets the requirements of and complies with the provisions of this chapter, may apply for, and the supervisor of alcohol and tobacco control may issue, a lakefront entertainment district special license to sell intoxicating liquor by the drink for retail for consumption dispensed from one or more licensed establishments or portable bars within the lakefront entertainment district from 6:00 a.m. until 3:00 a.m. on the following day, Monday through Saturday, and from 6:00 a.m. to 1:30 a.m. the following day on Sunday.
 - 3. The applicant(s) granted a lakefront entertainment district special license under this section shall pay a license fee of three hundred dollars per year per district in addition to the fees required for each individual licensee.
 - 4. Notwithstanding any other provision of this chapter to the contrary, the holder of the entertainment district special license, at its sole discretion, will determine when and where a licensee is allowed under this chapter to sell alcoholic beverages, persons may be allowed to leave licensed establishments, located in portions of the lakefront entertainment district with an alcoholic beverage and enter upon and consume the alcoholic beverage within other licensed establishments and common areas located in portions of the entertainment district. No person shall take any alcoholic beverage or alcoholic beverages outside the boundaries of the lakefront entertainment district.
 - 5. Every licensee within the lakefront entertainment district shall serve alcoholic beverages only if the containers display and contain the licensee's trade name or logo or some other mark that is unique to that license and licensee.
 - 6. In addition to the individual license holder's liability, any holder of a lakefront entertainment district special license shall be jointly responsible with the individual license holder for alcohol violations occurring on the premises, at any portable bar, and in any common area.
 - 7. The governing body of the local government in which the lakefront entertainment district is located shall be authorized to adopt by ordinance procedures for approval or rejection of such districts as well as rules and regulations for conduct and enforcement thereof consistent with this section.

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