1	204679-2 : n : 02/11/2020 : ELLIOTT / vr
2	
3	SENATE GOVERNMENTAL AFFAIRS COMMITTEE SUBSTITUTE FOR SB48
4	
5	
6	
7	
8	SYNOPSIS: Existing Alabama law does not authorize
9	certain cities or townships to create entertainment
10	districts for the sale and consumption of alcoholic
11	beverages.
12	This bill would authorize the governing body
13	of a Class 8 municipality with an incorporated arts
14	council, main street program, or downtown
15	development entity whose corporate limits touch the
16	high water mark of the Gulf of Mexico to establish
17	three entertainment districts within its corporate
18	limits, subject to certain conditions.
19	
20	A BILL
21	TO BE ENTITLED
22	AN ACT
23	
24	Relating to entertainment districts; to amend
25	Section 28-3A-17.1, Code of Alabama 1975, to authorize the
26	governing hody of certain municipalities to establish three

entertainment districts within its corporate limits that meet certain qualifications.

3 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. The Legislature declares that this act regulated the liquor traffic within the meaning and intent of Section 104 of the Constitution of Alabama of 1901.

Section 2. Section 28-3A-17.1, Code of Alabama 1975, is amended to read as follows:

"\$28-3A-17.1.

2.0

"(a) (1) Notwithstanding any rule adopted by the board, the board may issue an entertainment district designation to any retailer licensee that is licensed to sell alcoholic beverages for on-premises consumption and to any manufacturer licensee that conducts tastings or samplings on the licensed premises, provided the licensees are located in an entertainment district established pursuant to this section.

"(2) A licensee who receives an entertainment district designation under this subsection shall comply with all laws and rules governing its license type, except that the patrons, guests, or members of that licensee may exit that licensed premises with open containers of alcoholic beverages and consume alcoholic beverages anywhere within the confines of the entertainment district, which shall be permitted, but may not enter another licensed premises with open containers or closed containers of alcoholic beverages acquired elsewhere.

"(3) The permission granted by this subsection

permitting the consumption of alcoholic beverages anywhere

within the confines of the entertainment district shall not

extend the confines of the licensed premises.

- "(b) The governing body of any Class 5 municipality covered by Act 2013-382, or a municipality with an incorporated arts council, main street program, or downtown development entity, may establish not more than two entertainment districts within its corporate limits, each of which must have not fewer than four licensees holding a retail liquor license in that area, and each district may not exceed one-half mile by one-half mile in area, but may be irregularly shaped.
 - "(c) The governing body of a Class 1 municipality, Class 2 municipality, Class 3 municipality, Class 4 municipality, or any municipality that is located 15 miles north of the Gulf of Mexico, may establish up to five entertainment districts within the corporate limits, each of which must have not fewer than four licensees holding a manufacturer's license that conducts tastings or samplings on the licensed premises, a restaurant retail liquor license, an on-premises alcoholic beverage license, or other retail liquor license in that area, and each district may not exceed one-half mile by one-half mile in area, but may be irregularly shaped.
 - "(d) The governing body of a Class 8 municipality which is located in a county with a Class 3 municipality may

establish two entertainment districts within its corporate

limits that may not have fewer than four licensees holding a

retail liquor license in that area, and each district may not

exceed one-half mile by one-half mile in area, but may be

irregularly shaped.

- "(e) For the purposes of subsection (c), the term on-premises as applied to consumption within the entertainment district shall include anywhere within the district, regardless of the terms and conditions of licensure.
- "(f) In a Class 2 municipality, the licensed premises in an entertainment district of a holder of a retail liquor license shall include the area on a municipal sidewalk or deck immediately adjacent or connected to the premises and, during special events, directly outside the entrance to the premises.
- "(g) The governing body of a Class 8 municipality that is located in a county with a Class 2 municipality and is primarily located on an island may establish three entertainment districts within its corporate limits. One district must have no fewer than two licensees holding a retail liquor license in a business or commercial area; one district may be established in a business or commercial area at times when Special events are held as designated by the governing body; and one district may be established on property owned by the Dauphin Island Property Owners
 Association and known as the Isle Dauphine Complex. Each

district may not exceed one-half mile by one-half mile in area, but may be irregularly shaped.

- "(1) For purposes of this subsection, the term on-premises as applied to consumption within the entertainment district shall include anywhere within the district, regardless of the terms or conditions of licensure.
 - "(2) For purposes of this subsection, the licensed premises in an entertainment district of a holder of a retail liquor license shall include the area on a deck, boardwalk, or municipal sidewalk immediately adjacent or connected to the premises and, during special events, directly outside the entrance to the premises.
 - "(h) The governing body of a Class 8 municipality with an incorporated arts council, main street program, or downtown development entity whose corporate limits touch the high water mark of the Gulf of Mexico may establish three entertainment districts within its corporate limits, each of which must not have fewer than four licensees holding a retail liquor license in that area, and each district may not exceed one-half mile by one-half mile in area, but may be irregularly shaped.
 - "(1) For the purpose of this subsection, the term on-premises as applied to consumption within the entertainment district shall include anywhere within the district regardless of the terms or conditions of licensure.
 - "(2) For the purpose of this subsection, the licensed premises in an entertainment district of a holder of

1	a retail liquor license shall include the area on a deck,
2	boardwalk, or municipal sidewalk immediately adjacent or
3	connected to the premises and, during special events, directly
4	outside the entrance of the premises.
5	" (h) <u>(i)</u> All laws or parts of laws which conflict
6	with this section are repealed. All general, local, and
7	special laws or parts of such laws insofar as they designate
8	or restrict the boundaries, size, or area of such
9	entertainment districts are hereby repealed."
10	Section 3. This act shall become effective
11	immediately following its passage and approval by the
12	Governor, or its otherwise becoming law.