## **SENATE BILL No. 1446**

## October 6, 2004, Introduced by Senator ALLEN and referred to the Committee on Economic Development, Small Business and Regulatory Reform.

A bill to amend 1998 PA 58, entitled "Michigan liquor control code of 1998," by amending section 521 (MCL 436.1521), as amended by 1998 PA 282.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 521. (1) In addition to any licenses for the sale of alcoholic liquor for consumption on the premises that may be 2 3 available in the local governmental unit under section 531(1), **BILL No. 1446** 4 and the resort and resort economic development licenses 5 authorized in section 531(2), (3), and (4) Beginning the effective date of the amendatory act that added section 521a, the 6 7 commission may shall not issue not more than 50 any tavern or 8 class C licenses -to- under this section. However, those SENATE 9 licenses issued under this section on or before the effective 10 date of section 521a shall remain valid and may be renewed if in

compliance with this section. The commission shall renew
 licenses issued under this section before the effective date of
 the amendatory act that added section 521a for persons who
 operate businesses that meet all of the following conditions:

 (a) The business is a full service restaurant, is open to the
 public, and prepares food on the premises.

7 (b) The business is open for food service not less than 108 hours per day, 5 days a week.

9 (c) At least 50% of the gross receipts of the business are
10 derived from the sale of food for consumption on the premises.
11 For purposes of this subdivision, food does not include beer and
12 wine.

13 (d) The business has dining facilities to seat not less than14 25 persons.

15 (e) The business is located in a development district with a population of not more than 50,000, in which the authority, after 16 a public hearing, has found that the issuance of the license 17 would prevent further deterioration within the development 18 district and promote economic growth within the development 19 20 district. The commission shall not issue the license unless the 21 local unit of government within which the authority is located, after holding a public hearing, passes a resolution concurring in 22 the findings of the authority. 23 (2) The individual signing the application for the license 24 25 shall state and demonstrate that the applicant attempted to

26 secure an appropriate on-premise escrowed license or quota

27 license issued under section 531 and that, to the best of his or

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her knowledge, an on-premise license or quota license issued
 under section 531 is not readily available within the local unit
 of government in which the applicant proposes to operate.

4 (2) (3) If in any licensing year the sale of food for
5 consumption on the premises of the business represents less than
6 50% of the gross receipts for the business, the commission, after
7 due notice and proper hearing, shall revoke the license issued
8 under subsection (1).

9 (4) Not more than 1 license shall be issued under subsection
10 (1) to any individual, partnership, limited partnership, limited
11 liability company, corporation, or any combination of any of the
12 above, including stockholders, general partners, or limited
13 partners.

14 (3) A license issued under this section is transferable as to15 ownership or location only within the development district.

16 (4) (5) The commission shall not issue a specially
17 designated merchant license, specially designated distributor
18 license, or any other license that allows the sale of alcoholic
19 liquor for consumption off the premises in conjunction with a
20 license issued under <u>subsection (1)</u> this section or at the
21 premises for which a license has been issued under <u>subsection</u>
22 (1) this section.

23 (6) The commission shall not issue a license under this
24 section if the local governmental unit within which the
25 development district is located has not issued all appropriate
26 on-premise licenses available under section 531(1) or if an
27 appropriate on-premise escrowed license is readily available in

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1 any local unit of government in which the development district is 2 located. The commission shall not issue more than 2 licenses 3 authorized under this section in any city or municipality with a population greater than 50,000. If an applicant's proposed 4 5 location is within more than 1 development district, the applicant shall obtain the approval of both or all of the 6 applicable local units of government or development districts. 7 (7) The commission may issue the licenses under this section 8 without regard to the order in which the applications for the 9 licenses are received. 10 (8) The commission shall annually report to the legislature 11 12 the names of the businesses issued licenses under this section 13 and their locations. (5) -(9) As used in this section, -: (a) "Development 14 "development district" means any of the following: 15 (a) -(i) An authority district established under the tax 16 increment finance authority act, 1980 PA 450, MCL 125.1801 to 17 125.1830. 18 19 (b) -(ii) An authority district established under the local 20 development financing act, 1986 PA 281, MCL 125.2151 to 21 125.2174. (c) <u>(iii)</u> A downtown district established under 1975 PA 22 197, MCL 125.1651 to 125.1681. 23 (d) -(iv) A principal shopping district established under 24 1961 PA 120, MCL 125.981 to <u>125.987</u> 125.990m, before January 1, 25 26 1996. 27 (b) "Escrowed license" means a license in which the rights

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1	of the licensee in the license or to the renewal of the license
2	are still in existence and are subject to renewal and activation
3	in the manner provided for in R 436.1107 of the Michigan
4	administrative code.
5	(c) "Readily available" means available under a standard of
6	economic feasibility, as applied to the specific circumstances of
7	the applicant, that includes but is not limited to the
8	following:
9	(i) The fair market value of the license, if determinable.
10	( <i>ii</i> ) The size and scope of the proposed operation.
11	(iii) The existence of mandatory contractual restrictions or
12	inclusions attached to the sale of the license.
13	Enacting section 1. This amendatory act does not take
14	effect unless Senate Bill No. 1445
15	of the 92nd Legislature is enacted into
16	law.