SENATE BILL 2480

By Dickerson

AN ACT to amend Tennessee Code Annotated, Title 57, Chapter 4, relative to premises on which sales and consumption of alcoholic beverages is authorized.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE:

SECTION 1. Tennessee Code Annotated, Section 57-4-102(27)(CCCCC), is amended by adding the following new subdivisions:

- (iv) Any facility licensed under this subdivision (27)(CCCC) may seek an additional license as a caterer under § 57-4-102(6); and
- (v) Any facility licensed under this subdivision (27)(CCCC) may hold any of the licenses authorized under this subdivision (27)(CCCC) or shall have the privilege of granting a franchise to one (1) or more entities for any or all such licenses;

SECTION 2. Tennessee Code Annotated, Section 57-4-102(30), is amended by adding the following new subdivision:

()

- (i) A "restaurant" also means a commercially operated facility that:
- (a) Is located in a county with a metropolitan form of government having a population of not less than five hundred thousand (500,000), according to the 2010 federal census or any subsequent federal census;
- (b) Is located no farther than one hundred feet (100') from a public park adjacent to a navigable waterway, and no closer than three hundred feet (300') nor more distant than five hundred feet (500') from a railway station providing commuter rail service using standard gauge locomotives and coaches;

- (c) Once housed a full-service radio studio that broadcast over a radio station using frequency modulation;
- (d) Serves as a venue for live music, dancing, banquets, meetings, and other events, and opened to the public in June 1994;
- (e) Has three (3) floors, at least sixty thousand (60,000) square feet, and a capacity for at least two thousand (2,000) guests; and
- (f) Is a public place kept, used, maintained, advertised and held out to the public as a place where meals are served and where meals are actually and regularly served, without sleeping accommodations, such place being provided with adequate and sanitary kitchen and dining room equipment and seating capacity of at least one thousand (1,000) people at tables, having employed therein a sufficient number and kind of employees to prepare, cook, and serve suitable food for its guests;
- (ii) A restaurant under this subdivision (30)() is not required to meet any gross revenue percentage requirements for food service as a prerequisite to the issuance of a restaurant license to serve liquor by the drink;
- (iii) The premises of any facility licensed under this subdivision (30)() means any or all of the property that constitutes the facility. The licensee shall designate the premises to be licensed by the commission by filing a drawing of the premises, which may be amended by the licensee filing a new drawing. The entire designated premises is covered under one (1) license issued under this subdivision (30)(); and
- (iv) Notwithstanding any provision of chapter 5 of this title to the contrary, the premises of any facility licensed under this subdivision (30)() means, for beer permitting purposes, any or all of the property that constitutes the facility. The beer permittee shall designate the premises to be permitted by the local beer board by filing a drawing of the premises, which may be amended by the beer permittee filing a new drawing. The

entire designated premises is covered under one (1) beer permit issued under chapter 5 of this title;

- (v) Any facility licensed under this subdivision (30)() may seek an additional license as a caterer under § 57-4-102(6); and
- (vi) Any facility licensed under this subdivision (30)() may hold any of the licenses authorized under this subdivision (30)() or shall have the privilege of granting a franchise to one (1) or more entities for any or all such licenses;

SECTION 3. Tennessee Code Annotated, Section 57-4-102(25), is amended by adding the following as a new subdivision (25)(B):

(B)

- (i) "Paddlewheel steamboat company" also means a paddlewheel steamboat company, as defined in subdivision (25)(A), whose principal dock possesses the following characteristics:
 - (a) Is located on the Cumberland River at Pennington Bend;
 - (*b*) Is approximately two thousand five hundred feet (2,500') southwest of a resort and convention center, which has indoor gardens, an indoor/outdoor water attraction, at least two thousand eight hundred (2,800) rooms, and six hundred forty thousand square feet (640,000 sq. ft.) of meeting space;
 - (c) Is located in a county with a metropolitan form of government having a population of not less than five hundred thousand (500,000), according to the 2010 federal census or any subsequent federal census;
- (ii) The premises of any paddlewheel steamboat company licensed under this subdivision (25)(B) means any or all of the paddlewheel steamboat and the property at its principal dock. The licensee shall designate the premises to be licensed by the commission by filing a drawing of the premises, which may be amended by the licensee

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filing a new drawing. The entire designated premises is covered under one (1) license issued under this subdivision (25)(B);

- (iii) Notwithstanding any provision of chapter 5 of this title to the contrary, the premises of any facility licensed under this subdivision (25)(B) means, for beer permitting purposes, any or all of the paddlewheel steamboat and the property at its principal dock. The beer permittee shall designate the premises to be permitted by the local beer board by filing a drawing of the premises, which may be amended by the beer permittee filing a new drawing. The entire designated premises is covered under one (1) beer permit issued under chapter 5 of this title;
- (iv) Any facility licensed under this subdivision (25)(B) may seek an additional license as a caterer under § 57-4-102(6); and
- (v) Any facility licensed under this subdivision (25)(B) may hold any of the licenses authorized under this subdivision (25)(B) or shall have the privilege of granting a franchise to one (1) or more entities for any or all such licenses;

SECTION 4. This act shall take effect upon becoming a law, the public welfare requiring

it.