SUBSTITUTE FOR HOUSE BILL NO. 4706

A bill to amend 1998 PA 58, entitled "Michigan liquor control code of 1998," by amending section 916 (MCL 436.1916).

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 916. (1) An on-premises licensee shall not allow
- 2 monologues, dialogues, motion pictures, still slides, closed
- 3 circuit television, contests, or other performances for public
- 4 viewing on the licensed premises unless the licensee has applied
- 5 for and been granted an entertainment permit by the commission.
- 6 Issuance of an entertainment permit under this subsection does not
- 7 allow topless activity on the licensed premises.
- 8 (2) An on-premises licensee shall not allow dancing by
- 9 customers on the licensed premises unless the licensee has applied

- 1 for and been granted a dance permit by the commission. Issuance of
- 2 a dance permit under this subsection does not allow topless
- 3 activity on the licensed premises.
- 4 (3) An on-premises licensee shall not allow topless activity
- 5 on the licensed premises unless the licensee has applied for and
- 6 been granted a topless activity permit by the commission. This
- 7 section is not intended to prevent a local unit of government from
- 8 enacting an ordinance prohibiting topless activity or nudity on a
- 9 licensed premises located within that local unit of government.
- 10 This subsection applies only to topless activity permits issued by
- 11 the commission to on-premises licensees located in counties with a
- 12 population of 95,000 or less.
- 13 (4) The commission may issue to an on-premises licensee a
- 14 combination dance-entertainment permit or topless activity-
- 15 entertainment permit after application requesting a permit for both
- 16 types of activities.
- 17 (5) An on-premises licensee shall not allow the activities
- 18 allowed by a permit issued under this section at any time other
- 19 than the legal hours for sale and consumption of alcoholic liquor.
- 20 (6) AN EXTENDED HOURS PERMIT IS REQUIRED FOR AN ON-PREMISES
- 21 LICENSEE TO ENGAGE IN ANY OF THE FOLLOWING ACTIVITIES ON THE
- 22 LICENSED PREMISES AT ANY TIME OTHER THAN THE LEGAL HOURS FOR THE
- 23 SALE AND CONSUMPTION OF ALCOHOLIC LIQUOR:
- 24 (A) MONOLOGUES, DIALOGUES, MOTION PICTURES, STILL SLIDES,
- 25 CLOSED CIRCUIT TELEVISION, CONTESTS, OTHER PERFORMANCES FOR PUBLIC
- 26 VIEWING ON THE LICENSED PREMISES, IF HOLDING A PERMIT FOR THOSE
- 27 ACTIVITIES.

- 1 (B) PATRON DANCING, IF HOLDING A PERMIT FOR THAT ACTIVITY.
- 2 (C) THE PERFORMANCE OR PLAYING OF AN ORCHESTRA, PIANO, OR
- 3 OTHER TYPES OF MUSICAL INSTRUMENTS OR SINGING OR THE VIEWING OF ANY
- 4 PUBLICLY BROADCAST TELEVISION TRANSMISSION FROM A FEDERALLY
- 5 LICENSED STATION.
- 6 (7) THE COMMISSION MAY ISSUE AN EXTENDED HOURS PERMIT TO
- 7 EITHER OF THE FOLLOWING:
- 8 (A) A LICENSEE NOT HOLDING AN ENTERTAINMENT, DANCE, OR
- 9 COMBINATION DANCE-ENTERTAINMENT PERMIT, WHO DESIRES TO CONDUCT
- 10 ACTIVITIES DESCRIBED UNDER SUBSECTION (11).
- 11 (B) A LICENSEE WHO ALREADY HOLDS, OR SUBMITS AN APPLICATION
- 12 FOR, AN ENTERTAINMENT, DANCE, OR COMBINATION DANCE-ENTERTAINMENT
- 13 PERMIT IN ORDER TO CONDUCT ACTIVITIES ALLOWED BY THE PERMIT.
- 14 (8) THE APPLICANT FOR ONLY AN EXTENDED HOURS PERMIT SHALL
- 15 OBTAIN THE LOCAL APPROVAL FOR THE EXTENDED HOURS PERMIT UNDER
- 16 SUBSECTION (10). AN APPLICANT FOR AN EXTENDED HOURS PERMIT WHO
- 17 HOLDS AN ENTERTAINMENT, DANCE, OR COMBINATION DANCE-ENTERTAINMENT
- 18 PERMIT SHALL OBTAIN THE LOCAL APPROVAL FOR THE ENTERTAINMENT,
- 19 DANCE, OR COMBINATION DANCE-ENTERTAINMENT PERMIT UNDER SUBSECTION
- 20 (10) AS WELL AS LOCAL APPROVAL FOR THE EXTENDED HOURS PERMIT UNDER
- 21 SUBSECTION (10). THE COMMISSION SHALL WAIVE THE CONDITIONS
- 22 CONTAINED IN R 436.1437(1) OF THE MICHIGAN ADMINISTRATIVE CODE
- 23 RELATIVE TO THE APPLICATION FOR AN EXTENDED HOURS PERMIT.
- 24 (9) AN ON-PREMISES LICENSEE ISSUED AN EXTENDED HOURS PERMIT
- 25 SHALL NOT ALLOW CUSTOMERS ON THE LICENSED PREMISES DURING THE TIME
- 26 PERIOD PROVIDED BY THE EXTENDED HOURS PERMIT UNLESS THE ACTIVITY,
- 27 AND ONLY THAT ACTIVITY, ALLOWED BY THE EXTENDED HOURS PERMIT IS

- 1 OCCURRING. THE ISSUANCE OF AN EXTENDED HOURS PERMIT DOES NOT
- 2 AUTHORIZE ANY OF THE FOLLOWING:
- 3 (A) TOPLESS ACTIVITY.
- 4 (B) EXCEPT AS OTHERWISE PROVIDED UNDER THIS SUBDIVISION,
- 5 GAMING AS THAT TERM IS DEFINED IN SECTION 2 OF THE MICHIGAN GAMING
- 6 CONTROL AND REVENUE ACT, THE INITIATED LAW OF 1996, MCL 432.202. A
- 7 LICENSEE HOLDING A CASINO LICENSE ISSUED UNDER THE MICHIGAN GAMING
- 8 CONTROL AND REVENUE ACT, THE INITIATED LAW OF 1996, MCL 432.201 TO
- 9 432.226, MAY CONDUCT GAMING PURSUANT TO THE CASINO LICENSE ONLY.
- 10 (C) KENO OR OTHER GAMING AUTHORIZED UNDER THE MCCAULEY-
- 11 TRAXLER-LAW-BOWMAN-MCNEELY LOTTERY ACT, 1972 PA 239, MCL 432.1 TO
- 12 432.47.
- 13 (D) THE EXTENSION OF HOURS FOR THE SERVING OF ALCOHOLIC
- 14 LIQUOR.
- 15 (E) THE EXTENSION OF HOURS FOR THE CONSUMPTION OF ALCOHOLIC
- 16 LIQUOR AS PROVIDED FOR IN R 436.1403 OF THE MICHIGAN ADMINISTRATIVE
- 17 CODE.
- 18 (10) $\frac{(6)}{(6)}$ Before the issuance of any permit under this
- 19 section, the on-premises licensee shall obtain the approval of all
- 20 of the following:
- 21 (a) The commission.
- (b) Except in cities with a population of 1,000,000 or more,
- 23 the local legislative body of the jurisdiction within which the
- 24 premises are located.
- 25 (c) The chief law enforcement officer of the jurisdiction
- 26 within which the premises are located or the entity contractually
- 27 designated to enforce the law in that jurisdiction.

- 1 (11) $\overline{(7)}$ The following activities are allowed without the
- 2 granting of a permit under this section:
- 3 (a) The performance or playing of an orchestra, piano, or
- 4 other types of musical instruments, or singing.
- 5 (b) Any publicly broadcast television transmission from a
- 6 federally licensed station.
- 7 (12) $\frac{(8)}{(8)}$ In the case of a licensee granted an entertainment
- 8 or dance permit under R 436.1407 of the Michigan administrative
- 9 code who, after January 1, 1998, extended the activities conducted
- 10 under that permit to regular or full-time topless activity, that
- 11 licensee shall apply to the commission for a topless activity
- 12 permit under this section within 60 days after the effective date
- 13 of this section APRIL 14, 1998 in order to continue topless
- 14 activity. Except as otherwise provided for in this subsection, this
- 15 section applies only to entertainment or dance permits issued after
- 16 the effective date of this section APRIL 14, 1998.
- 17 (13) -(9)— The fees imposed by the commission for a permit
- 18 under this section remain the same as the fees imposed under a
- 19 permit issued under R 436.1407 of the Michigan administrative code.
- 20 (14) -(10) Except as otherwise provided, this section does
- 21 not change the renewal or application process for a license under
- 22 section -17— 501 or the renewal process for permits issued under R
- 23 436.1407 of the Michigan administrative code.
- 24 (15) $\frac{(11)}{}$ As used in this section:
- 25 (a) "Nudity" means exposure to public view of the whole or
- 26 part of the pubic region; the whole or part of the anus; the whole
- 27 or part of the buttocks; the whole or part of the genitals; or the

- 1 breast area including the nipple or more than 1/2 of the area of
- 2 the breast.
- 3 (b) "Topless activity" means activity that includes, but is
- 4 not limited to, entertainment or work-related activity performed by
- 5 any of the following persons on the licensed premises in which the
- 6 female breast area, including the nipple, or more than 1/2 of the
- 7 area of the breast, is directly exposed or exposed by means of see-
- 8 through clothing or a body stocking:
- 9 (i) A licensee.
- 10 (ii) An employee, agent, or contractor of the licensee.
- 11 (iii) A person acting under the control of or with the
- 12 permission of the licensee.