SUBSTITUTE FOR SENATE BILL NO. 302

A bill to amend 1998 PA 58, entitled "Michigan liquor control code of 1998,"

(MCL 436.1101 to 436.2303) by adding section 916a.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 SEC. 916A. (1) THE PURPOSE OF THIS SECTION IS TO REGULATE
- 2 ALCOHOLIC BEVERAGE TRAFFIC WITHIN ADULT-ORIENTED BUSINESSES THAT
- 3 ARE LICENSED TO SELL ALCOHOLIC LIQUOR FOR CONSUMPTION ON THE
- 4 PREMISES TO PROMOTE THE HEALTH, SAFETY, AND GENERAL WELFARE OF THE
- 5 CITIZENS OF THIS STATE AND TO ESTABLISH REASONABLE AND UNIFORM
- 6 REGULATIONS TO PREVENT THE DELETERIOUS SECONDARY EFFECTS OF ADULT-
- 7 ORIENTED BUSINESSES WITHIN THIS STATE. THIS SECTION IS NOT INTENDED
- 8 TO, NOR SHALL IT BE INTERPRETED TO, IMPOSE A LIMITATION OR
- 9 RESTRICTION ON THE CONTENT OF, OR REASONABLE ACCESS TO, ANY

- 1 COMMUNICATIVE MATERIALS INCLUDING ADULT-ORIENTED MATERIALS, TO
- 2 RESTRICT OR DENY ACCESS BY ADULTS TO ADULT-ORIENTED MATERIALS
- 3 PROTECTED BY AMENDMENT I OF THE CONSTITUTION OF THE UNITED STATES,
- 4 TO DENY ACCESS BY THE DISTRIBUTORS AND EXHIBITORS OF ADULT-ORIENTED
- 5 ENTERTAINMENT TO THEIR INTENDED MARKET, OR TO CONDONE OR LEGITIMIZE
- 6 THE DISTRIBUTION OF OBSCENE MATERIAL.
- 7 (2) THE LEGISLATURE FINDS ALL OF THE FOLLOWING:
- 8 (A) ADULT-ORIENTED BUSINESSES, AS A CATEGORY OF COMMERCIAL
- 9 ENTERPRISES, ARE ASSOCIATED WITH A WIDE VARIETY OF ADVERSE
- 10 SECONDARY EFFECTS, INCLUDING, BUT NOT LIMITED TO, PERSONAL AND
- 11 PROPERTY CRIMES, PROSTITUTION, POTENTIAL SPREAD OF DISEASE,
- 12 LEWDNESS, PUBLIC INDECENCY, OBSCENITY, ILLICIT DRUG USE AND DRUG
- 13 TRAFFICKING, NEGATIVE IMPACTS ON SURROUNDING PROPERTIES, URBAN
- 14 BLIGHT, LITTER, AND SEXUAL ASSAULT AND EXPLOITATION.
- 15 (B) EACH OF THE NEGATIVE SECONDARY EFFECTS DESCRIBED IN
- 16 SUBDIVISION (A) CONSTITUTES A HARM THAT THIS STATE HAS A
- 17 SUBSTANTIAL INTEREST IN PREVENTING, ABATING, OR BOTH. THE
- 18 SUBSTANTIAL GOVERNMENT INTEREST IN PREVENTING ADVERSE SECONDARY
- 19 EFFECTS, WHICH IS THIS STATE'S RATIONALE FOR THIS SECTION, EXISTS
- 20 INDEPENDENTLY OF ANY COMPARATIVE ANALYSIS BETWEEN ADULT-ORIENTED
- 21 AND NON-ADULT-ORIENTED BUSINESSES. ADDITIONALLY, THIS STATE'S
- 22 INTEREST IN REGULATING ADULT-ORIENTED BUSINESSES EXTENDS TO
- 23 PREVENTING FUTURE SECONDARY EFFECTS OF CURRENT OR FUTURE ADULT-
- 24 ORIENTED BUSINESSES THAT MAY LOCATE IN THIS STATE. THE UNITED
- 25 STATES SUPREME COURT HAS RECOGNIZED THAT PRECLUDING NUDITY IN
- 26 CERTAIN ESTABLISHMENTS THAT SERVE ALCOHOLIC BEVERAGES CAN REDUCE
- 27 ADVERSE SECONDARY EFFECTS, SEE NEW YORK STATE LIQUOR AUTHORITY v

- BELLANCA, 452 US 714 (1981), CALIFORNIA v LARUE, 409 US 109 (1972), 1
- AND 44 LIQUORMART v RHODE ISLAND, 517 US 484 (1996), AND THE 2
- LEGISLATURE ADOPTS SUCH FINDINGS. 3
- (3) AN ON-PREMISES LICENSEE SHALL NOT ALLOW IN OR ON THE
- LICENSED PREMISES AN INDIVIDUAL WHO EXPOSES TO PUBLIC VIEW THE 5
- PUBIC REGION, ANUS, OR GENITALS OR WHO DISPLAYS OTHER TYPES OF
- NUDITY PROHIBITED BY LAW OR LOCAL ORDINANCE. AN ON-PREMISES 7
- LICENSEE SHALL NOT ALLOW IN OR ON THE LICENSED PREMISES THE SHOWING 8
- OF FILMS, TELEVISION, SLIDES, OR OTHER ELECTRONIC REPRODUCTIONS 9
- THAT DEPICT SCENES WHEREIN ANY INDIVIDUAL EXPOSES TO PUBLIC VIEW 10
- 11 THE PUBIC REGION, ANUS, OR GENITALS OR DISPLAYS OTHER TYPES OF
- 12 NUDITY PROHIBITED BY LAW OR LOCAL ORDINANCE. THIS PROHIBITION DOES
- NOT APPLY TO A PUBLICLY BROADCAST TELEVISION TRANSMISSION FROM A 13
- 14 FEDERALLY LICENSED STATION.
- (4) THIS SECTION DOES NOT APPLY TO AN EXHIBITION OR 15
- PERFORMANCE IN A THEATER, CONCERT HALL, ART CENTER, MUSEUM, OR 16
- SIMILAR ESTABLISHMENT THAT IS PRIMARILY DEVOTED TO THE ARTS OR 17
- THEATRICAL PERFORMANCES. 18
- 19 Enacting section 1. This amendatory act takes effect 90 days
- 20 after the date it is enacted into law.