CS/HB 1645, Engrossed 1

A bill to be entitled

An act relating to the City of Freeport, Walton
County; providing exceptions to general law; providing
requirements for a specialty center designation;
authorizing the sale of alcoholic beverages for
consumption on the premises of a specialty center under
certain conditions; providing that an applicant for an
alcoholic beverage license to be located in a
specialty center may not be denied licensure under
certain conditions; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Notwithstanding s. 561.20(2), Florida Statutes,
or any other provision of law, the Division of Alcoholic Beverage
and Tobacco of the Department of Business and Professional
Regulation may designate property as a specialty center within

or any other provision of law, the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional

Regulation may designate property as a specialty center within the city of Freeport if a minimum of 25 acres adjacent to the specialty center was donated to the Walton County School Board and at the time of the donation the specialty center property and the donated property were owned by the same entity or an entity with common ownership. Such specialty center may not comprise more than 15 acres.

Section 2. Notwithstanding ss. 562.45 and 561.01(11), Florida Statutes, or any other provision of law, alcoholic

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beverages sold for consumption on the premises of a specialty center by a vendor may be consumed anywhere within the specialty center. An applicant for an alcoholic beverage license to be located in a specialty center may not be denied licensure based solely on distance from educational facilities if the shortest route of ordinary pedestrian travel along the public thoroughfare from the main entrance of the place of business to the main entrance of the school is at least 1,000 feet.

Section 3. This act shall take effect upon becoming a law.

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