CS/HB 4067

1	A bill to be entitled
2	An act relating to special beverage licenses for
3	equestrian sport facilities in Marion County; defining
4	the term "equestrian sport facility"; providing for
5	the issuance of special beverage licenses to certain
6	equestrian sport facilities located in Marion County;
7	authorizing the package sale of wine and malt
8	beverages for off-premises consumption and the sale of
9	all alcoholic beverages for on-premises consumption
10	under such licenses; providing for conditions and
11	restrictions; providing for compliance with the
12	Beverage Law, with certain exceptions; providing
13	rulemaking authority; providing an effective date.
14	
15	Be It Enacted by the Legislature of the State of Florida:
16	
17	Section 1. (1) As used in this section, the term
18	"equestrian sport facility" means a facility within Marion
19	County which is at least 500 acres in size and which includes at
20	least two transient public lodging establishments as defined in
21	s. 509.013(4)(a)1., Florida Statutes, and at least three public
22	food service establishments as defined in s. 509.013(5), Florida
23	Statutes, the principal attraction of which is sport horse
24	events, including, but not limited to, show jumping, dressage,
25	eventing, and other equestrian competitions.

Page 1 of 3

CODING: Words stricken are deletions; words underlined are additions.

2025

CS/HB 4067

26 Notwithstanding s. 561.20, Florida Statutes, the (2) 27 Division of Alcoholic Beverages and Tobacco of the Department of 28 Business and Professional Regulation may issue a special 29 beverage license to an equestrian sport facility for the purpose 30 of authorizing the package sale of only wine and malt beverages for off-premises consumption and the sale of all alcoholic 31 32 beverages for on-premises consumption. (3) 33 The special beverage license issued under this act 34 shall allow an equestrian sport facility to designate a venue within the licensed premises as a stand-alone bar for the 35 36 purpose of allowing indoor smoking, consistent with the 37 requirements of s. 561.695, Florida Statutes. 38 (4) A special beverage license issued under this act may 39 not preclude premises with separate alcoholic beverage licenses 40 from operating on the property of the equestrian sport facility. 41 Any violation of the alcoholic beverage laws which occurs within 42 the equestrian sport facility may not impact the operation of a 43 separately licensed premises unless the violation occurs 44 specifically within such separately licensed premises. If a 45 violation of the alcoholic beverage laws occurs within a 46 separately licensed premises, the penalty for such violation applies only to that separately licensed premises and not to the 47 48 remainder of the premises covered by the special beverage 49 license issued under this act. 50 The special beverage license issued under this act is (5)

Page 2 of 3

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

2025

CS/HB 4067

2025

51	subject to the same requirements and restrictions as other
52	licenses issued pursuant to the Beverage Law, except as
53	otherwise provided in this act. The Division of Alcoholic
54	Beverages and Tobacco of the Department of Business and
55	Professional Regulation may adopt rules necessary to implement
56	and administer this act.
57	Section 2. This act shall take effect upon becoming a law.

Page 3 of 3

CODING: Words stricken are deletions; words <u>underlined</u> are additions.