UNOFFICIAL COPY 25 RS HB 211/GA

1	AN ACT relating to cigar bars.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF KRS CHAPTER 65 IS CREATED T
4	READ AS FOLLOWS:
5	(1) As used in this section:
6	(a) "Cigar bar" means an establishment that:
7	1. Holds a valid quota retail drink license, as defined in KRS Chapte
8	243, for the on-premises consumption of alcoholic beverages unless
9	local government passes an ordinance pursuant to subsection (4) of
10	this section;
11	2. Generates at least fifteen percent (15%) of its annual gross incom
12	from the on-site sale of cigars, pipe tobacco, paraphernalia an
13	accessories related to the consumption of cigars and pipe tobacco, an
14	rental of humidors, or a combination thereof;
15	3. Does not knowingly sell products or services, or permit entrance to the
16	premises, to persons under twenty-one (21) years of age; and
17	4. Does not permit the use of electronic cigarettes or vapor products of
18	the smoking of products other than cigars and pipe tobacco insid
19	interior space of the cigar bar; and
20	(b) "Local government" means a city, county, urban-county government
21	consolidated local government, charter county government, unified local
22	government, or special district.
23	(2) (a) The operation of cigar bars, and the smoking of cigars and pipe tobacc
24	within the interior or exterior space of a cigar bar, shall be authorize
25	within the Commonwealth in any area where other establishments that me
26	the qualifications of paragraph (a)1. of subsection (1) of this section as
27	permitted to operate. The operation of a cigar bar is subject to other sta

UNOFFICIAL COPY 25 RS HB 211/GA

1			and local government laws not in conflict with this section, including but
2			not limited to any land use ordinances generally applicable to licensees
3			described in paragraph (a)1. of subsection (1) of this section unless a local
4			government passes an ordinance pursuant to subsection (4) of this section.
5		<u>(b)</u>	A local government may enact an ordinance requiring a cigar bar to obtain
6			an annual permit from the local government for its operation. The
7			ordinance may require an inspection of facilities and other information and
8			documentation to ensure the applicant complies with the requirements of
9			this section. The amount of any permit fee:
10			1. Shall be reasonable and consistent with permit fees for other similar
11			businesses; and
12			2. Shall not exceed the costs of policing, regulating, and administering
13			the cigar bar pursuant to applicable law.
14	<u>(3)</u>	(a)	A cigar bar that shares a physical wall or common, enclosed air space with
15			any other structure shall implement measures or be constructed in a
16			manner to ensure that smoke from the cigar bar does not pass into the
17			interior or enclosed air spaces of those other structures.
18		<u>(b)</u>	The owner of a cigar bar shall provide a smoke-free space for the delivery of
19			supplies, mail, and other items to the premises by persons other than
20			employees and patrons of the cigar bar. The provisions of this paragraph
21			shall not apply to any cigar bar in operation as of the effective date of this
22			Act.
23		<u>(c)</u>	A cigar bar shall provide notice that an individual entering its premises will
24			be exposed to cigar and pipe tobacco smoke in the establishment and that
25			smoking or vaporizing of inhalants other than cigars or pipe tobacco is
26			prohibited. The notice shall be placed in a conspicuous place at each
27			entrance to the establishment where an entrant may be exposed to cigar or

UNOFFICIAL COPY 25 RS HB 211/GA

1	pipe tobacco smoke.
2	(4) A local government may, by ordinance, allow a cigar bar to operate in its
3	jurisdiction without holding a valid quota retail drink license, as defined in KRS
4	Chapter 243 and as otherwise required in subparagraph (a)1. of subsection (1) of
5	this section. All other provisions of this section shall apply.