1	SENATE BILL NO. 150		
2	INTRODUCED BY W. GALT, D. ZOLNIKOV, B. LER, B. USHER, G. HERTZ, K. BOGNER		
3			
4	A BILL FOR A	N ACT ENTITLED: "AN ACT GENERALLY REVISING LAWS RELATING TO ALCOHOL AND	
5	SMOKING; CF	REATING THE CIGAR BAR-ROOM ALCOHOLIC BEVERAGE ENDORSEMENT; APPLYING	
6	THE ENDORS	EMENT TO CERTAIN ALCOHOLIC BEVERAGE LICENSES; PROVIDING REQUIREMENTS	
7	RELATING TO	THE CIGAR BAR-ROOM LICENSE ENDORSEMENT; REQUIRING THE SMOKING OF	
8	PREMIUM CIO	GARS IN A SEPARATE ENCLOSED SPACE WITHIN THE LICENSED PREMISES; PROVIDING	
9	A FEE; EXEM	PTING CIGAR BARS-ROOMS FROM CLEAN INDOOR AIR ACT REQUIREMENTS;	
10	PROVIDING DEFINITIONS; PROVIDING FOR A STUDY AND REPORT; AND AMENDING SECTIONS 50-40		
11	103 AND 50-4	0-104, MCA <u>; AND PROVIDING A TERMINATION DATE</u> ."	
12			
13	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
14			
15	<u>NEW S</u>	SECTION. Section 1. Cigar bar <u>ROOM</u> license endorsement requirements. (1) An all-	
16	beverages lice	nsee under 16-4-201 may apply to the department for a cigar bar ROOM license endorsement.	
17	The department shall issue a cigar bar-ROOM endorsement if the licensee meets the requirements of this		
18	section, determined through the department's suitability analysis as provided in 16-3-311. An application for a		
19	catering AN endorsement and an annual fee of \$200 \$100 must be submitted to the department for its approval		
20	(2)	A cigar bar <u>ROOM</u> endorsement permits the smoking of <u>PREMIUM</u> cigars on the licensed	
21	premises IN THE AREA DESIGNATED IN SUBSECTION (4)(A)(V), which may constitute an enclosed public place as		
22	defined in 50-40-103 but is exempt from the prohibition on smoking in an enclosed public place as provided in		
23	50-40-104.		
24	(3)	A cigar bar ROOM endorsement may be issued only to an all-beverages licensee who holds a	
25	gaming or gambling license under Title 23, chapter 5, part 3, 5, or 6.		
26	(4)	(A) An establishment with a cigar bar ROOM endorsement:	
27	(a)<u>(</u>ı)	may only allow <u>PREMIUM</u> cigars that <u>MEET</u> THE DEFINITION IN THIS SECTION are purchased on the	
28	licensed premises to be smoked;		

1	(b) must generate 10% or more of its annual gross income, excluding gaming or gambling income,		
2	from the sale of cigars;		
3	(c) must have a humidor as defined in this section;		
4	(d)(II) may not permit the smoking of any other tobacco, marijuana, or alternative nicotine or vapor		
5	products, as defined in 16-11-302, on the licensed premises;		
6	(e)(III) must- <u>SHALL</u> post a notice of the prohibition against smoking products other than <u>PREMIUM</u>		
7	cigars;		
8	(f)(IV) may not knowingly sell to or permit entrance to a person less than 21 years of age IN THE CIGAR		
9	ROOM; and		
10	$(g)(\vee)$ must be located in a freestanding structure occupied solely by the cigar bar, and smoke from a		
11	cigar may not migrate into an enclosed area where smoking is otherwise prohibited. If indoors, the		
12	establishment must SHALL ALLOW SMOKING ONLY IN have a public place INSIDE THE LICENSED PREMISES that is		
13	enclosed by solid walls or windows, a ceiling, and a solid door and be THAT IS equipped with a ventilation		
14	system as defined in this section.		
15	(B) (I) EMPLOYEES OF THE CIGAR ROOM LICENSEE MAY NOT ENTER THE ENCLOSED SMOKING AREA WHILE		
16	SMOKING IS OCCURRING, EXCEPT THAT THE EMPLOYEES MAY ENTER THE SMOKING PREMISES UNDER EXIGENT		
17	CIRCUMSTANCES.		
18	(II) EMPLOYEES MAY NOT TAKE ORDERS FOR ALCOHOLIC BEVERAGES IN PERSON OR DELIVER ALCOHOLIC		
19	BEVERAGES INTO THE SMOKING AREA WHILE PATRONS ARE SMOKING. CUSTOMERS MAY ELECTRONICALLY OR		
20	OTHERWISE ORDER ALCOHOLIC BEVERAGES WHILE IN THE CIGAR ROOM.		
21	(III) VIDEO GAMBLING MACHINES MAY NOT BE PLACED IN THE ENCLOSED SMOKING AREA.		
22	(C) THE CIGAR ROOM LICENSEE SHALL MONITOR THE ENCLOSED SMOKING AREA THROUGH WINDOWS OR		
23	CAMERAS TO ENSURE COMPLIANCE WITH TITLE 16.		
24	(5) A licensee meeting the requirements of this section shall annually report to the department, on		
25	a form prescribed by the department, the revenue generated from the sale of cigars as a percentage of annual		
26	gross income and any other information considered necessary by the department for renewal of the cigar bar		
27	endorsement.		
28	(6)(5) For the purposes of this section, the following definitions apply:		

- 2 -



1	(a) "Cigar" means a premium tobacco product that:		
2	(i) is composed of only tobacco leaves, water, and an insignificant amount of vegetable-based		
3	adhesive;		
4	(ii) is handmade and is not machine-made ;		
5	(iii) is wrapped in whole leaf tobacco;		
6	(iv) contains a 100% leaf tobacco binder;		
7	(v) is capped by hand;		
8	(vi) does not have a filter, tip, or nontobacco mouthpiece;		
9	(vii) has a characterizing flavor that is added through a natural process, such as mixing different		
10	types of tobacco leaves, soaking, or aromatic smoking, and is not flavored through a chemical process or other		
11	means; and		
12	(viii) weighs at least 2.7 grams a cigar.		
13	(b)(A) "Enclosed public place" has the same meaning as provided in 50-40-103.		
14	(c) "Humidor" means an enclosure affixed to the location that is large enough for an individual to		
15	stand and in which the humidity of the enclosure is controlled.		
16	(B) "PREMIUM CIGAR" MEANS A CIGAR THAT IS:		
16 17			
	(B) "PREMIUM CIGAR" MEANS A CIGAR THAT IS:		
17	(B) "PREMIUM CIGAR" MEANS A CIGAR THAT IS: (I) WRAPPED IN WHOLE-LEAF TOBACCO;		
17 18	(B)"PREMIUM CIGAR" MEANS A CIGAR THAT IS:(I)WRAPPED IN WHOLE-LEAF TOBACCO;(II)CONTAINS A 100% LEAF TOBACCO BINDER;		
17 18 19	 (B) "PREMIUM CIGAR" MEANS A CIGAR THAT IS: (I) WRAPPED IN WHOLE-LEAF TOBACCO; (II) CONTAINS A 100% LEAF TOBACCO BINDER; (III) IS MADE BY MANUALLY COMBINING THE WRAPPER, FILLER, AND BINDER; 		
17 18 19 20	 (B) "PREMIUM CIGAR" MEANS A CIGAR THAT IS: (I) WRAPPED IN WHOLE-LEAF TOBACCO; (II) CONTAINS A 100% LEAF TOBACCO BINDER; (III) IS MADE BY MANUALLY COMBINING THE WRAPPER, FILLER, AND BINDER; (IV) HAS NO FILTER, TIP, OR NONTOBACCO MOUTHPIECE AND IS CAPPED BY HAND; AND 		
17 18 19 20 21	 (B) "PREMIUM CIGAR" MEANS A CIGAR THAT IS: (I) WRAPPED IN WHOLE-LEAF TOBACCO; (II) CONTAINS A 100% LEAF TOBACCO BINDER; (III) IS MADE BY MANUALLY COMBINING THE WRAPPER, FILLER, AND BINDER; (IV) HAS NO FILTER, TIP, OR NONTOBACCO MOUTHPIECE AND IS CAPPED BY HAND; AND (V) WEIGHS MORE THAN 6 POUNDS FOR EACH 1,000 UNITS. 		
17 18 19 20 21 22	 (B) "PREMIUM CIGAR" MEANS A CIGAR THAT IS: (I) WRAPPED IN WHOLE-LEAF TOBACCO; (II) CONTAINS A 100% LEAF TOBACCO BINDER; (III) IS MADE BY MANUALLY COMBINING THE WRAPPER, FILLER, AND BINDER; (IV) HAS NO FILTER, TIP, OR NONTOBACCO MOUTHPIECE AND IS CAPPED BY HAND; AND (V) WEIGHS MORE THAN 6 POUNDS FOR EACH 1,000 UNITS. (d)(<u>c</u>) "Ventilation system" means a dedicated system in which exhausted air is not recirculated to 		
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17 18 19 20 21 22 23 24 25 26	 (B) "PREMIUM CIGAR" MEANS A CIGAR THAT IS: (I) WRAPPED IN WHOLE-LEAF TOBACCO; (II) CONTAINS A 100% LEAF TOBACCO BINDER; (III) IS MADE BY MANUALLY COMBINING THE WRAPPER, FILLER, AND BINDER; (IV) HAS NO FILTER, TIP, OR NONTOBACCO MOUTHPIECE AND IS CAPPED BY HAND; AND (V) WEIGHS MORE THAN 6 POUNDS FOR EACH 1,000 UNITS. (d)(C) "Ventilation system" means a dedicated system in which exhausted air is not recirculated to nonsmoking areas and smoke is not back streamed into nonsmoking areas. NEW SECTION. Section 2. GAMING IMPACT STUDY. (1) THE DEPARTMENT OF JUSTICE, GAMBLING		



1	MACHINE MANUFACTURERS, OWNERS, ROUTE OPERATORS, CASINO OWNERS, AND APPLICABLE TREND DATA FROM			
2	MONTANA AND OTHER STATES.			
3	<u>(3)</u>	UPON COMPLETION OF THE STUDY, THE DEPARTMENT SHALL PUBLISH A REPORT THAT IS ACCESSIBLE		
4	TO THE PUBLI	THE REPORT MUST INCLUDE:		
5	<u>(A)</u>	A COMPREHENSIVE ASSESSMENT OF THE DATA AS IT RELATES TO BET LIMITS, PAYOUT LIMITS, BONUS		
6	GAMES, GAME	TRUCTURE, AND OTHER ANCILLARY ISSUES THAT ARE DEEMED RELEVANT;		
7	<u>(B)</u>	SPECIFIC INFORMATION ABOUT THE METHODS USED FOR COLLECTING OR ACQUIRING DATA USED IN THE		
8	REPORT; AND			
9	<u>(C)</u>	THE IDENTIFICATION OF SPECIFIC ISSUES FOR CONSIDERATION BY THE LEGISLATURE AND DEPARTMENT		
10	CONCERNING GAMING.			
11	<u>(4)</u>	THE STUDY AND REPORT MUST BE COMPLETED BY DECEMBER 1, 2026.		
12				
13	Sec	n 3. Section 50-40-103, MCA, is amended to read:		
14	"50-	103. Definitions. As used in this part, the following definitions apply:		
15	(1)	(a) "Bar" means an establishment with a license issued pursuant to Title 16, chapter 4, that is		
16	devoted to s	ring alcoholic beverages for consumption by guests or patrons on the premises and in which the		
17	serving of fo	is only incidental to the service of alcoholic beverages or gambling operations. The term		
18	includes but	not limited to taverns, night clubs, cocktail lounges, and casinos.		
19	<u>(b)</u>	The term does not include a cigar bar ROOM.		
20	<u>(2)</u>	"Cigar bar ROOM" means an establishment with a license issued pursuant to Title 16, chapter 4,		
21	part 2, that holds a cigar bar-ROOM endorsement under [section 1] that permits the smoking of PREMIUM cigars in			
22	an enclosed public place.			
23	(2) (3	"Department" means the department of public health and human services provided for in 2-15-		
24	2201.			
25	(3) (4	"Enclosed public place" means an indoor area, room, or vehicle that the general public is		
26	allowed to enter or that serves as a place of work, including but not limited to the following:			
27	(a)	restaurants;		
28	(b)	stores;		



(C)	public and private office buildings and offices, including all office buildings and offices of	
political subdivisions, as provided for in 50-40-201, and state government;		
(d)	trains, buses, and other forms of public transportation;	
(e)	health care facilities;	
(f)	auditoriums, arenas, and assembly facilities;	
(g)	meeting rooms open to the public;	
(h)	bars, but not including cigar bars ROOMS as defined in subsection (2) of this section that meet	
the requirements of [section 1];		
(i)	community college facilities;	
(j)	facilities of the Montana university system; and	
(k)	public schools, as provided for in 20-1-220 and 50-40-104.	
(4)<u>(5)</u>	"Establishment" means an enterprise under one roof that serves the public and for which a	
single person, agency, corporation, or legal entity is responsible.		
(5)<u>(6)</u>	"Incidental to the service of alcoholic beverages or gambling operations" means that at least	
60% of the business's annual gross income comes from the sale of alcoholic beverages or gambling receipts,		
or both.		
(6)<u>(7)</u>	"Person" means an individual, partnership, corporation, association, political subdivision, or	
other entity.		
(7)<u>(8)</u>	"Place of work" means an enclosed room where one or more individuals work.	
(8) (9)	"Smoking" or "to smoke" includes the act of lighting, smoking, or carrying a lighted cigar,	
cigarette, pipe, or any smokable product and includes the use of marijuana."		
Sectio	n 4. Section 50-40-104, MCA, is amended to read:	
"50-40	-104. Smoking in enclosed public places prohibited notice to public places where	
prohibition in	applicable. (1) Except as otherwise provided in this section, smoking in an enclosed public place	
is prohibited.		
(2)	The proprietor or manager of an establishment containing enclosed public places shall post a	
sign in a consp	icuous place at all public entrances to the establishment stating, in a manner that can be easily	
	political subdiv (d) (e) (f) (g) (h) <u>the requirement</u> (i) (j) (k) (4)(5) single person, (4)(5) single person, (5)(6) 60% of the bus or both. (6)(7) other entity. (7)(8) (8)(9) cigarette, pipe, (8)(9) cigarette, pipe, (8)(10)(10)(10)(10)(10)(10)(10)(10)(10)(10	

- 5 -



1 read and understood, that smoking in the enclosed public place is prohibited. 2 (3) The proprietor or manager of an intrastate bus that is not chartered shall prohibit smoking in all 3 parts of the bus. 4 (4) The prohibition in subsection (1) does not apply to the following places, whether or not the 5 public is allowed access to those places: 6 a private residence unless it is used for any of the following purposes, in which case the (a) 7 prohibition in subsection (1) applies: 8 (i) a family day-care home or group day-care home, as defined in 52-2-703 and licensed pursuant 9 to Title 52, chapter 2, part 7; 10 an adult foster care home, as defined in 50-5-101 and licensed pursuant to Title 50, chapter 5; (ii) 11 or 12 a health care facility, as defined in 50-5-101 and licensed pursuant to Title 50, chapter 5; (iii) 13 (b) a private motor vehicle; 14 school property in which smoking is allowed pursuant to the exception in 20-1-220; (C) 15 (d) a hotel or motel room designated as a smoking room and rented to a quest; however, not more 16 than 35% of the rooms available to rent to guests may be designated as smoking rooms; and 17 (e) a site that is being used in connection with the practice of cultural activities by American 18 Indians that is in accordance with the American Indian Religious Freedom Act, 42 U.S.C. 1996 and 1996a; and 19 (f) a cigar bar-ROOM as defined in 50-40-103 that meets the requirements of [section 1]." 20 21 NEW SECTION. Section 5. Codification Instruction. [Section 1] is intended to be codified as an 22 INTEGRAL PART OF TITLE 16, AND THE PROVISIONS OF TITLE 16 APPLY TO [SECTION 1]. 23 24 NEW SECTION. Section 6. TERMINATION. [SECTION 2] TERMINATES DECEMBER 31, 2026. 25 - END -