GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1995

S 1 SENATE BILL 869 Short Title: Redefine Special ABC Area. (Public) Sponsors: Senator Hobbs. Referred to: Judiciary I/Constitution April 26, 1995 A BILL TO BE ENTITLED AN ACT TO REDEFINE "SPECIAL ABC AREA". The General Assembly of North Carolina enacts: Section 1. G.S. 18B-101(13a) reads as rewritten: "(13a) 'Special ABC area' means an area that meets all of the following requirements: Either: 1. Has fewer than 500 permanent residents. a. residents; Is located in a county that borders another state, b. that has at least one city that has approved the operation of an ABC store, and in which the sale of unfortified wine and malt beverages is permitted countywide or in

at least two cities: and

3.

c.

Contains more than 500 contiguous acres made

up of privately-owned land and land owned by an

association or a club that is exempt from income tax on

its membership income under Article 4 of Chapter 105

of the General Statutes, has more than 200 members,

was created for municipal and recreational purposes,

1

2

4

5 6

7

8

9

10

11

12

13

1415

16

17

18

19

20

1		and, for three or more years, has levied assessments or
2		dues and provided municipal services, services; or
3	<u>b.</u>	1. Has more than 500 permanent residents;
4	<u>2.</u>	Is located in a county:
5		A. Where ABC stores have heretofore been
6		established but in which the sale of mixed
7		beverages has not been approved;
8		B. That borders on a county that has approved the sale
9		of alcoholic beverages countywide and contains an
10		international airport; and
11		C. Borders on a county where ABC stores have
12		heretofore been established by petition pursuant to
13		law; and
14	<u>3.</u>	Contains more than 500 contiguous acres made up of
15		privately-owned land and land owned by an association or
16		a club that is exempt from income tax on its membership
17		income under Article 4 of Chapter 105 of the General
18		Statutes, has more than 200 members, was created for
19		municipal and recreational purposes, and, for three or
20		more years, has levied assessments or dues and provided
21		municipal services."
22	Sec. 2. This act is e	ffective upon ratification.