- 1 SB424
- 2 125608-1
- 3 By Senator Waggoner (N & P)
- 4 RFD: Local Legislation No. 2
- 5 First Read: 20-MAR-12

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125608-1:n:01/27/2011:FC/th LRS2011-311

SYNOPSIS: Under existing law, any Class 1 municipality 8 is authorized to establish a racing commission 9 10 under certain conditions. The members of the host 11 county House legislative delegation and the host 12 county Senate legislative delegation each appoint 13 one member to the commission. The host county 14 legislative delegations are defined to include only members of each delegation whose district is 15 composed of all or a majority of residents of the 16 17 host county. When a vacancy occurs on the 18 commission in the position of a member appointed by 19 the host county legislative delegations, the mayor 20 of the sponsoring municipality calls the meeting to 21 make the appointment to fill the vacancy.

This bill would provide that the host county House and Senate delegations would consist of all members of the respective House and Senate host county legislative delegations. The bill would also provide that the chair of the House or Senate host

1	county legislative delegation would call a meeting
2	to fill a vacancy.
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4	A BILL
5	TO BE ENTITLED
6	AN ACT
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8	To amend Sections 11-65-2 and 11-65-5 of the Code of
9	Alabama 1975, relating to the racing commission provided for
10	in Class 1 municipalities, to further provide for the
11	procedures for filling vacancies on the commission of members
12	appointed by the host county House and Senate legislative
13	delegations.
14	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
15	Section 1. Sections 11-65-2 and 11-65-5 of the Code
16	of Alabama 1975, are amended to read as follows:
17	"§11-65-2.
18	"(a) The following words and phrases used in this
19	chapter, and others evidently intended as the equivalent
20	thereof, shall, unless the context clearly indicates
21	otherwise, have the following respective meanings:
22	"(1) ALABAMA-BRED. When this term is used with
23	reference to a horse, it means a horse which is registered in
24	the registry designated and administered by a commission in
25	accordance with such rules concerning domicile and
26	registration requirements as may be established by such
27	commission and which is either (i) foaled from a mare

domiciled in the state during the 10-year period beginning with January 1, 1991, or (ii) sired by an Alabama stallion and foaled from a mare domiciled in the state at any time after the expiration of such 10-year period.

"(2) ALABAMA STALLION. A stallion which is standing 5 in the state at the time he is bred to the dam of an 6 7 Alabama-bred horse, which is registered with a commission, and which is owned or leased by a resident of the state. For 8 purposes of this definition, the commission with which any 9 10 Alabama stallion may be registered shall have the power to prescribe rules and regulations governing the gualifications 11 12 of residence in the state for the owner or lessor of such 13 stallion and the manner by which such qualifications shall be confirmed to the commission. 14

15 "(3) BREAKAGE. The odd cents by which the amount16 payable on each dollar wagered exceeds a multiple of 10 cents.

17 "(4) BREEDER. The owner of a mare at the time such18 mare gives birth to an Alabama-bred foal.

"(5) BREEDING FUND. A special fund established by a commission pursuant to the provisions of Section 11-65-34 and any applicable rules and regulations of such commission for the purpose of promoting the breeding, raising, and racing of horses in the state.

"(6) BREEDING FUND FEE. A fee payable to a
commission by a horse racing operator pursuant to Section
11-65-34 for deposit into the breeding fund established by
such commission.

"(7) COMMISSION. Any public corporation organized
 pursuant to the provisions of this chapter.

3 "(8) COMMISSION GREYHOUND WAGERING FEE. The license 4 fee payable to a commission by a greyhound racing operator for 5 a particular calendar year, the amount and payment schedule of 6 which are to be determined in accordance with the provisions 7 of Section 11-65-30.

8 "(9) COMMISSION HORSE WAGERING FEE. The license fee 9 payable to a commission by a horse racing operator for a 10 particular calendar year, the amount and payment schedule of 11 which are to be determined in accordance with the provisions 12 of Section 11-65-30.

13 "(10) COMMISSION MUNICIPAL JURISDICTION. The 14 territory of a sponsoring municipality that is located within 15 the boundaries of the host county.

16 "(11) DISQUALIFIED PERSON. Any of the following 17 shall constitute disqualified persons:

"a. Any person who has ever been found quilty in a 18 court of competent jurisdiction of any corrupt or fraudulent 19 act, practice, or conduct in connection with horse or dog 20 21 racing or any activity involving legal gambling in any state 22 of the United States of America or any other country, or any 23 person who has ever had a license or permit to participate in 24 horse or dog racing or in any activity involving legal 25 gambling denied for just cause, suspended, or revoked in any 26 state of the United States of America or in any other country; 27 or

"b. Any person who has ever been found guilty in a court of competent jurisdiction of a felony involving moral turpitude, or who has ever been the subject of injunctive or disciplinary action by any federal or state court or regulatory body charged with protecting the public against fraudulent or illegal conduct; or

7 "c. Any person who has ever been indicted by three 8 separate grand juries for any felony or misdemeanor involving 9 moral turpitude, even though such indictments did not result 10 in a conviction; or

"d. Any person who has ever been made a principal 11 12 subject, either singly or in conjunction with others, of 13 investigations by either federal or state law enforcement 14 agencies into activities that violate federal or state laws 15 against criminal conspiracy, racketeering, illegal gambling, 16 and other activities associated with organized crime, provided 17 that no person shall be deemed to be a disqualified person because of any such investigations unless they have involved 18 at least three geographically distinct or factually different 19 instances of illegal conduct, or unless they provide 20 21 convincing grounds, based upon the seriousness and number of 22 alleged offenses, for believing that the person in question 23 has been actively and systematically involved in organized 24 crime and racketeering with one or more persons previously 25 indicted for or convicted of crimes involving moral turpitude; 26 or

1 "e. Any person if a commission determines that, for 2 any reason, it is not in the best interests of the people of the state, the host county, or the sponsoring municipality for 3 4 such person to own an interest in a horse racing facility licensee or an operator, or any person if the circuit court of 5 6 the host county determines, pursuant to a proceeding 7 instituted by the district attorney of the host county under the provisions of Section 11-65-22, that, for any reason, it 8 is not in the best interests of the people of the state, the 9 host county or the sponsoring municipality for such person to 10 own an interest in a horse racing facility licensee or an 11 12 operator, provided that any such determination, whether made 13 by the commission or the circuit court, is made pursuant to a 14 hearing of the commission or circuit court, as the case may 15 be, of which such person has notice and an opportunity to be heard; or 16

17 "f. Any person who owns, directly or indirectly, or18 holds five percent or more of

19 "1. The combined voting power of all classes of 20 stock entitled to vote or the total value of shares of all 21 classes of stock of a corporation, or

22 "2. The capital interest or the profits interest of23 a partnership, or

24 "3. The beneficial interest of a trust, estate, or25 other unincorporated entity,

26 "if such corporation, partnership, trust, estate, or
27 unincorporated entity, as the case may be, is a person

1 described in any of the foregoing subparagraphs a through e, 2 inclusive; or

3 "g. The brother or sister, niece or nephew, spouse, 4 ancestor, lineal descendent, or any spouse or former spouse of 5 any person described in the foregoing subparagraphs a through 6 f, inclusive; or

7 "h. A corporation, partnership, trust, estate, or
8 other unincorporated entity of which (or in which) five
9 percent or more of

10 "1. The combined voting power of all classes of 11 stock entitled to vote or the total value of shares of all 12 classes of stock of such corporation, or

13 "2. The capital interest or profits interest of such14 partnership, or

15 "3. The beneficial interest of such trust, estate or
16 other unincorporated entity is owned, directly or indirectly,
17 or held by one or more persons described in any of the
18 foregoing subparagraphs a through g, inclusive; or

19 "i. Any person who owns, directly or indirectly, or20 holds five percent or more of

21 "1. The combined voting power of all classes of 22 stock entitled to vote or the total value of shares of all 23 classes of stock of any corporation that is described in any 24 of the foregoing subparagraphs a through h, inclusive, or

"2. The capital interest or profits interest of any
partnership that is described in any of the foregoing
subparagraphs a through h, inclusive, or

"3. The beneficial interest of any trust, estate or
 other unincorporated entity that is described in any of the
 foregoing subparagraphs a through h, inclusive; or

4 "j. An officer or director (or an individual having powers or responsibilities similar to those of officers or 5 6 directors), a general or managing partner, an individual 7 acting as executor, administrator or trustee, or a highly compensated employee, professional advisor, or consultant (in 8 9 any case earning five percent or more of the aggregate yearly 10 wages or other compensation paid by an employer for professional services), of any person described in any of the 11 12 foregoing subparagraphs a through i, inclusive; or

13 "k. Any person who owns, directly or indirectly, or 14 holds an interest of five percent or more of the capital or 15 profits in any partnership or joint venture of which any 16 person described in any of the foregoing subparagraphs a 17 through j, inclusive, also has an interest of five percent or 18 more of the capital or profits in such partnership or joint 19 venture.

"For purposes of subparagraphs f1, h1 and i1, the 20 21 ownership of stock, membership interests, and voting power or 22 rights shall be determined in accordance with the rules for 23 constructive ownership of stock under Section 267(c) of the 24 Internal Revenue Code of 1986, as amended from time to time and successor provisions thereof, except that, for purposes of 25 26 this paragraph, Section 267(c)(4) of the Internal Revenue Code 27 of 1986 shall be treated as providing that the members of the

1 family of an individual are the members listed in subparagraph 2 g.

"For purposes of subparagraphs f2 and f3, h2 and h3, 3 4 and i2 and i3, and k the ownership of profits or beneficial interest shall be determined in accordance with the rules for 5 6 constructive ownership of stock provided in Section 267(c) of 7 the Internal Revenue Code of 1986, as amended from time to time and successor provisions thereof (other than Section 8 267(c)(3)), except that Section 267(c)(4) shall be treated as 9 10 providing that the members of the family of an individual are 11 the members listed in subparagraph g.

12 "No person shall be deemed to be a disgualified 13 person hereunder unless he is given notice of the 14 determination that he is a disgualified person, together with 15 the reasons therefor, and, upon request filed within ten days of such notice, is granted a hearing before the commission or 16 17 the circuit court making such determination, is permitted to examine the evidence upon which such determination is based, 18 is permitted to cross-examine any witnesses relied upon in 19 20 such determination, and is permitted to testify in his own 21 behalf and to present witnesses and other evidence on his 22 behalf in public or closed session, as may be requested by 23 such person. Any determination by a commission shall be 24 subject to appeal as provided in Section 11-65-12 on the 25 record of such hearing.

"(12) GREYHOUND RACING HANDLE. When used with
 reference to any specified period of time, this term means the

total amount of all wagers received by a greyhound racing operator for all pari-mutuel pools originated during such period of time with respect to wagering on greyhound racing at the location where such operator is licensed by the commission to conduct greyhound racing (including wagering on greyhound racing events televised to such licensed location from elsewhere).

8 "(13) GREYHOUND RACING OPERATOR. Any corporation, 9 partnership, or other business entity licensed by a commission 10 to conduct greyhound racing and pari-mutuel wagering thereon 11 in accordance with the provisions of this chapter.

12 "(14) HORSE RACING FACILITY LICENSE. A license 13 issued by a commission to own or lease a horse racing 14 facility, or to have and enjoy the use thereof, which is 15 recognized by the commission as effective with respect to a horse racing facility licensee, whether as the result of the 16 17 original issuance of such license to the licensee, the assignment to the licensee of such license or all or part of 18 any interest therein, or any other legal arrangement providing 19 for the use and enjoyment of such license by the licensee. 20

"(15) HORSE RACING FACILITY LICENSEE. Any person
which, through direct issuance by a commission or other legal
arrangements accepted or sanctioned by the commission,
possesses a horse racing facility license for its use and
benefit.

"(16) HORSE RACING HANDLE. When used with reference
to any specified period of time, this term means the total

amount of all wagers received by a horse racing operator for all pari-mutuel pools originated during such period of time with respect to wagering on horse racing at the location where such operator is licensed by the commission to conduct horse racing (including wagering on horse racing events televised to such licensed location from elsewhere).

"(17) HORSE RACING OPERATOR. Any corporation,
partnership, or other business entity licensed by a commission
to conduct horse racing and pari-mutuel wagering thereon in
accordance with the provisions of this chapter.

"(18) HOST COUNTY. Any county in which a sponsoring municipality is located. With respect to a sponsoring municipality located in more than one county, this term means the county in which a majority of the residents of the sponsoring municipality reside, as determined by the most recent federal decennial census.

"(19) HOST COUNTY HOUSE DELEGATION. With respect to
a host county, the members of the House of Representatives of
the Legislature of Alabama from those representative districts
in which all or a majority of the residents of such district
reside in the host county, as determined by the most recent
federal decennial census who are members of the host county
House legislative delegation.

"(20) HOST COUNTY SENATE DELEGATION. With respect to
a host county, the members of the Senate of the Legislature of
Alabama from those senatorial districts in which all or a
majority of the residents of such district reside in the host

1 county, as determined by the most recent federal decennial 2 census who are members of the host county Senate legislative 3 delegation.

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"(21) MEMBER. A member of a commission.

5 "(22) NET COMMISSION REVENUES. All fees (other than 6 breeding fund fees), commissions and other moneys received by 7 a commission and remaining after the payment of all expenses 8 incurred in the administration of this chapter. This term does 9 not include any state horse wagering fees or state dog racing 10 privilege taxes, which are required to be paid directly to the 11 state by the operator liable therefor.

12 "(23) OPERATOR. As may in the context be 13 appropriate, this term means a horse racing operator or a 14 greyhound racing operator.

15 "(24) PERSON. Any natural person, corporation, 16 partnership, joint venture, trust, government or governmental 17 body, political subdivision, or other legal entity as in the 18 context may be possible or appropriate.

19 "(25) RACING DAY. Whether used with reference to 20 horse racing or greyhound racing, this term means a period 21 which begins at 8:00 o'clock, A.M. on any calendar day 22 (including Saturdays) except any Sunday, Thanksgiving Day or 23 Christmas Day and which continues until 2:00 o'clock, A.M. on 24 the next succeeding calendar day.

"(26) RACING FACILITY or RACETRACK FACILITY. When
used with respect to any facility located in the state, these
terms, and any similar thereto, mean a racetrack at which live

1 horse racing or greyhound racing can be conducted for direct 2 viewing by spectators, together with the viewing stands, pari-mutuel wagering facilities, restaurants, and other 3 4 physical facilities and improvements that together constitute such racing facility or racetrack facility. Under no 5 6 circumstances shall the terms racing facility or racetrack 7 facility, or any similar thereto, be construed to refer to any public or private place of assembly or accommodation of any 8 kind (other than a racetrack facility where live horse racing 9 10 or greyhound racing can be conducted) where so-called "off-track betting" could be conducted. 11

12 "(27) SPONSORING MUNICIPALITY. Any municipality for 13 which a commission shall be created in accordance with the 14 provisions of this chapter.

"(28) STALLION OWNER. The owner of a stallion
standing in the state at the time he was bred to the dam of an
Alabama-bred horse.

18

"(29) STATE. The State of Alabama.

19 "(30) STATE DOG RACING PRIVILEGE TAX. The privilege 20 tax levied by the state pursuant to Chapter 26A, Title 40, on 21 every person engaged in the business of operating a dog racing 22 track.

"(31) STATE RACING COMMISSION. Any department,
agency, or instrumentality of the state, whether or not
constituting a corporate entity separate from the state, that
may at any time, whether before or after April 5, 1984, be
created, organized or established for the purpose, among other

purposes, of licensing, regulating or supervising horse racing and pari-mutuel wagering thereon or greyhound racing and pari-mutuel wagering thereon.

4 "(32) STATE HORSE WAGERING FEE. The license fee
5 payable to the state by a horse racing operator, the amount
6 and payment schedule of which are to be determined in
7 accordance with the provisions of Section 11-65-29 hereof.

"(b) The words "herein," "hereby," "hereunder," 8 9 "hereof," and other equivalent words refer to this chapter as 10 an entirety and not solely to the particular section or portion thereof in which any such word is used. The 11 12 definitions set forth herein shall be deemed applicable 13 whether the words defined are used in the singular or plural. 14 Whenever used herein any pronoun or pronouns shall be deemed 15 to include both singular and plural and to cover all genders.

16

"§11-65-5.

17 "(a) Every commission shall have five members, which shall constitute its governing body. All powers of a 18 commission shall be exercised by its members or pursuant to 19 their authorization. The mayor or other chief executive 20 21 officer of the sponsoring municipality and the president or 22 other designated presiding officer of the county commission of 23 the host county shall each serve as a member ex officio, 24 unless such official exercises his or her right, as provided 25 in subsection (b), to appoint a fixed-term member to serve in lieu of such official. The service of each such official as a 26 27 member shall begin with the beginning of his or her tenure in

1 such office and shall end with the ending of such tenure or 2 the appointment by such official of a fixed-term member to serve in lieu of his or her ex officio service. The other 3 4 three members shall be appointed in the manner hereinafter prescribed as soon as may be practicable after the 5 6 certification to the Secretary of State of a favorable vote at 7 an election called and held pursuant to Section 11-65-4. The Lieutenant Governor of the state, the host county house 8 9 delegation, and the host county senate delegation shall each 10 appoint one member; provided, however, that the provisions of this chapter conferring upon the Lieutenant Governor of the 11 12 state the power to appoint one member of each commission are 13 hereby expressly declared to be severable from the other 14 provisions of this chapter, and if the provisions conferring 15 such power upon the Lieutenant Governor shall be determined by any court of competent jurisdiction to be invalid because of 16 17 any defect in the notice required to be published with respect to this chapter by Sections 106 and 110 of the Constitution of 18 Alabama, as amended, or to be invalid for any other reason, 19 such determination shall not affect, impair, or invalidate the 20 21 remaining provisions of this chapter, and in such case, the mayor or other chief executive officer of the sponsoring 22 23 municipality shall have the right to appoint the member of 24 each commission that, absent such determination, would have 25 been appointed by the Lieutenant Governor, all subject to the same terms and conditions herein that would be applicable to 26 27 an appointment made by the Lieutenant Governor. The

1 appointments of members by the host county house delegation 2 and the host county senate delegation shall be made at meetings of the members of the respective delegations held 3 4 pursuant to the call of the mayor or other chief executive 5 officer of the sponsoring municipality chair of the host 6 county House or Senate legislative delegation, as the case may 7 be, who shall provide the members of each the respective delegation with written notice of any such meeting at least 8 ten days prior to the date set therefor. All meetings of the 9 10 host county house delegation or the host county senate delegation called and held pursuant to this chapter shall be 11 12 open to the public. Any appointment of a member by the host 13 county house delegation or the host county senate delegation 14 must be approved by a majority of the members of such 15 delegation voting in person at a public meeting called and held pursuant to this chapter. Any meeting of the host county 16 17 house delegation or the host county senate delegation at which fewer than a majority of the members of such delegation are 18 present, or at which no appointment of a member is made 19 20 because of a failure to obtain the approval of a majority of 21 the members of such delegation, may be adjourned to a future 22 time and place announced at such meeting; provided that, if 23 either delegation fails to appoint a member within 30 days of 24 the date of the first meeting called for the purpose of such 25 appointment, the right of such delegation to appoint a member shall terminate and such appointment shall be made as soon 26

thereafter as practicable by the mayor or other chief
 executive officer of the sponsoring municipality.

"(b) The mayor or other chief executive officer of 3 4 the sponsoring municipality and the president or other designated presiding officer of the county commission of the 5 6 host county shall each have the right, exercisable in his or 7 her discretion and at any time during his or her tenure as such official, to appoint a member of the commission to serve 8 in lieu of such appointing official for a fixed term from the 9 10 effective date of such appointment until the end of the current term of office of the appointing official. Any such 11 12 appointed member shall, during his or her term, exercise the 13 full rights and powers of a member of the commission that the 14 appointing official would have possessed if he or she had 15 chosen to serve as an ex officio member. Any such appointed member shall also comply with the qualifications set forth in 16 17 subsection (f), except that the mayor or other chief executive officer of the sponsoring municipality may, in his or her 18 discretion, appoint a member of the governing body of the 19 sponsoring municipality to serve as a fixed-term member of the 20 21 commission, and the president or other designated presiding officer of the county commission of the host county may, in 22 his or her discretion, appoint a member of the county 23 commission to serve as a fixed-term member of the commission. 24

25 "(c) The mayor or other chief executive officer of 26 the sponsoring municipality and the president or other 27 designated presiding officer of the county commission of the

host county shall have the right, exercisable in the 1 2 discretion of each such official and at any time and from time to time during his or her tenure as such official, to appoint 3 4 a deputy member of the commission to represent such ex officio member in connection with the business of the commission. In 5 6 the event that, pursuant to subsection (b), a member of the 7 governing body of the sponsoring municipality is appointed as a fixed-term member of the commission or a member of the 8 county commission of the host county is appointed as a 9 10 fixed-term member of the commission, then each such appointed member shall have the same right to appoint a deputy member as 11 12 would belong to the appointing official if he or she chose 13 service as an ex officio member. Any deputy member shall be 14 appointed by a letter signed by the appointing member and filed with the executive secretary of the commission, which 15 letter shall specify the period of time for which such deputy 16 17 member shall be appointed or, if not for a period of time, the particular meeting or other business for which he or she shall 18 be appointed. Any deputy member shall serve at the pleasure of 19 the appointing member, and his or her appointment may be 20 21 revoked at any time during the term of office of the 22 appointing member by a letter signed by the appointing member 23 and filed with the executive secretary of the commission. The 24 appointment of any deputy member shall be automatically 25 revoked when the appointing member ceases to be a member of the commission for any reason. Each member of the commission 26 27 entitled to appoint a deputy member may, during his or her

1 term of office, appoint and remove from office as many deputy 2 members as he or she may choose, provided that at any given time such member may have no more than one validly appointed 3 4 deputy member. Any deputy member shall comply with the qualifications set forth in subsection (f), except that the 5 mayor or other chief executive officer of the sponsoring 6 7 municipality or any fixed-term member appointed to serve in lieu of such official, may, in his or her discretion, appoint 8 a member of the governing body of the sponsoring municipality 9 10 or a full-time officer or employee of such municipality to serve as deputy member, and the president or other designated 11 12 presiding officer of the county commission of the host county 13 or any fixed-term member appointed to serve in lieu of such 14 official may, in his or her discretion, appoint a member of 15 the county commission of the host county or a full-time officer or employee of such county to serve as deputy member. 16 17 Any deputy member validly appointed and serving in accordance with the provisions of this section shall be entitled to 18 exercise all powers and perform all functions and duties of 19 20 the member who appointed such deputy member, including, 21 without limitation, the right to vote on all matters coming 22 before the commission when such appointing member is not 23 present.

"(d) The member to be appointed by the Lieutenant
Governor of the state shall be appointed for a term beginning
immediately upon his appointment and ending at noon on July 1
in the third calendar year next following the calendar year in

1 which the election authorizing the incorporation of the 2 commission shall be conducted; the member to be appointed by the host county house delegation shall be appointed for a term 3 4 beginning immediately upon his appointment and ending at noon on July 1 in the fourth calendar year next following the 5 6 calendar year in which the election authorizing the 7 incorporation of the commission shall be conducted; the member to be appointed by the host county senate delegation shall be 8 appointed for a term beginning immediately upon his 9 10 appointment and ending at noon on July 1 in the fifth calendar year next following the calendar year in which the election 11 12 authorizing the incorporation of the commission shall be 13 conducted. Thereafter, the term of office of each appointed 14 member shall be five years, commencing at noon on the July 1 15 on which the term of the immediate predecessor member shall 16 end.

17 "(e) If at any time there shall be a vacancy among the appointed members of a commission (i.e., those members who 18 do not serve ex officio), a successor member shall be 19 20 appointed to serve for the unexpired term applicable to such 21 vacancy; provided, however, that any official entitled ex 22 officio (e.g., the mayor of the sponsoring municipality or the 23 president of the county commission of the host county) to a 24 vacant membership previously held by a member appointed in 25 lieu of such official may, instead of appointing a successor, 26 resume his or her ex officio membership by filing written 27 notice to that effect with the Secretary of State and the

1 executive secretary of the commission. The appointment of each 2 member appointed by the Lieutenant Governor, the host county house delegation, or the host county senate delegation, as the 3 4 case may be (other than those initially appointed), whether for a full five-year term or to complete an unexpired term, 5 6 shall be made by the officer or legislative delegation 7 responsible for the appointment of the member whose term shall have expired or is to expire or in whose position a vacancy 8 9 otherwise exists and shall be made not earlier than 30 days 10 prior to the date on which such member is to take office as such. If the term of any such member shall expire prior to the 11 12 reappointment of such member or prior to the appointment of 13 his successor, such member shall continue to serve until his 14 successor is appointed, and if such member is reappointed for 15 a new term after the expiration of the immediately preceding term which he has been serving, his new term of office shall 16 17 be deemed to have commenced at noon on the July 1 on which the immediately preceding term shall have expired. Any member 18 appointed pursuant to subsection (b) shall not serve beyond 19 20 the term for which appointed, and upon the expiration of such 21 term, the position previously held by such member shall 22 immediately revert to the official entitled thereto by reason 23 of his or her office, and such official shall continue as ex 24 officio member of the commission until the expiration of his 25 or her current term of office, the vacation of such office 26 prior to the expiration thereof, or the appointment of someone 27 pursuant to said subsection (b) to serve as a member in lieu

of such official, as the case may be. Members appointed by any 1 2 appointing authority shall be eligible for reappointment without limit as to the number of terms previously served. In 3 4 the event that any appointments required to be made by the Lieutenant Governor, the host county house delegation, or the 5 6 host county senate delegation are not made within 60 days 7 after the certification to the Secretary of State of a favorable vote at an election called and held pursuant to this 8 9 chapter (in the case of initial appointments), or within 30 10 days of the end of a term or other vacancy, then a vacancy 11 shall be filled or a successor member appointed by a majority 12 of the members of the commission holding appointments already 13 made or serving as ex officio members. Appointments shall be 14 evidenced by a written certificate executed by the appointing 15 official, or, in the case of appointments made by a majority of the other members, by a certificate signed by the members 16 17 making such appointment, or, in the case of appointments made by a legislative delegation, by the members of the delegation 18 voting for such appointment or by a member of the delegation 19 20 designated to serve as the secretary of the meeting at which 21 such appointment is made and to report the results thereof to the Secretary of State. The certificates evidencing the 22 23 appointment of members of a commission shall be addressed and delivered to the Secretary of State, who shall maintain the 24 originals of such certificates as official records in his 25 26 office, and copies of such certificates shall be furnished to 27 the executive secretary of the commission.

1 "(f) Each appointed member of any commission shall 2 have been a resident of the host county for a period of at least five years prior to his or her appointment and shall, at 3 4 the time of his or her appointment and at all times during his or her term of office, be a resident of the host county and a 5 6 qualified elector of the state, and a failure by any appointed 7 member to remain so qualified during such term of office shall cause a vacancy of the office of such member. Except as 8 9 otherwise provided in subsections (b) and (c), no person 10 serving as a member of the Legislature of the state, serving as a member of the governing body of any municipality, county, 11 12 or other political subdivision of the state, or holding a 13 full-time office or position of employment with the United 14 States of America, the state, any county, or municipality in 15 the state, or any instrumentality, agency, or subdivision of any of the foregoing, shall be eligible for appointment as a 16 17 member or deputy member of a commission. Service by any person as a member, director, trustee, or other participant in the 18 management or administration of any governmental agency, 19 board, or commission, or public educational institution, or 20 21 other public body of the United States of America, the state, 22 or any county or municipality or other political subdivision 23 shall not render such person ineligible for appointment as a 24 member of a commission unless such service constitutes 25 full-time employment. Each appointed member shall be of good moral character and shall never have been convicted of a 26 27 felony or other offense involving moral turpitude. Each

1 appointed member of a commission shall make and submit to the 2 appointing officer or legislative delegation responsible for his or her appointment an affidavit confirming his or her 3 4 qualifications, as set forth in the preceding provisions of this subsection, to serve as a member of a commission, which 5 6 affidavit shall be filed with the Secretary of State along 7 with the aforesaid certificate evidencing such appointment. Any appointed member of a commission who in such affidavit 8 intentionally makes a false statement of material fact or 9 10 intentionally fails to disclose any information necessary to make any statement of material fact made therein not 11 12 misleading shall be guilty of perjury and shall be subject to 13 prosecution and punishment therefor in the same manner as if 14 he had committed perjury as a witness in open court.

15 "(g) Any person who is an appointed member of a commission shall be deemed to vacate his or her office as such 16 17 member by (1) the acceptance of any office or employment which, had such person held such office or been so employed at 18 the time of his or her appointment as a member, would have 19 20 rendered such person ineligible for appointment as a member or 21 (2) the occurrence of any event or circumstance involving the 22 character of such person which, had such event or circumstance 23 occurred prior to the time of his or her appointment as a 24 member, would have precluded such appointment. Any appointed 25 member may be impeached and removed from office as a member of 26 a commission in the same manner and on the same grounds 27 provided in Section 175 of the Constitution of Alabama, or

successor provision thereof, and the general laws of the state 1 2 for impeachment and removal of the public officers subject to said Section 175 or successor provision thereof. The mayor or 3 4 other chief executive officer of the sponsoring municipality and the president or other designated presiding officer of the 5 6 county commission of the host county may not be impeached and 7 removed from office as a member of a commission apart from their impeachment and removal from their respective offices by 8 virtue of which, ex officio, they serve as members." 9

10 Section 2. This act shall become effective 11 immediately following its passage and approval by the 12 Governor, or its otherwise becoming law.