By: Springer, West

A BILL TO BE ENTITLED

S.B. No. 341

1 AN ACT

2 relating to the applicability of the mixed beverage gross receipts

tax and the mixed beverage sales tax to items sold by certain

4 nonprofit entity temporary event permittees.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

6 SECTION 1. Section 183.001(b)(1), Tax Code, is amended to

read as follows:

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8 (1) "Permittee" means a mixed beverage permittee, a

private club registration permittee, a private club exemption

certificate permittee, a private club registration permittee with a

retailer late hours certificate, a nonprofit entity temporary event

12 permittee, a private club registration permittee holding a food and

13 beverage certificate, a mixed beverage permittee with a retailer

14 late hours certificate, a mixed beverage permittee holding a food

15 and beverage certificate, or a distiller's and rectifier's

16 permittee. The term does not include a nonprofit entity temporary

17 event permittee that sells only wine and malt beverages containing

18 alcohol in excess of one-half of one percent by volume but not more

19 than 17 percent by volume.

20 SECTION 2. The change in law made by this Act does not

affect tax liability accruing before the effective date of this

22 Act. That liability continues in effect as if this Act had not been

23 enacted, and the former law is continued in effect for the

24 collection of taxes due and for civil and criminal enforcement of

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- 1 the liability for those taxes.
- 2 SECTION 3. This Act takes effect September 1, 2023.