### As Introduced

**131st General Assembly** 

**Regular Session** 

2015-2016

H. B. No. 178

Representative Manning Cosponsors: Representatives Sweeney, LaTourette, Brenner, Thompson, Becker, Young, Blessing, Henne, Duffey, Cera, Roegner, Boyd, Maag

# A BILL

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To amend sections 3717.22 and 4301.62 and to enact	1
section 4303.2010 of the Revised Code to	2
establish the F-10 liquor permit to authorize	3
certain A-2 permit holders to sell Ohio wines at	4
farmers markets.	5

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 3717.22 and 4301.62 be amended	6
and section 4303.2010 of the Revised Code be enacted to read as	7
follows:	8
Sec. 3717.22. (A) The following are not retail food	9
establishments:	10
(1) A food service operation licensed under this chapter,	11
including a food service operation that provides the services of	12
a retail food establishment pursuant to an endorsement issued	13
under section 3717.44 of the Revised Code;	14
(2) An entity exempt under divisions (B)(1) to (9) or (11)	15
to (13) of section 3717.42 of the Revised Code from the	16
requirement to be licensed as a food service operation and an	17

entity exempt under division (B)(10) of that section if the18entity is regulated by the department of agriculture as a food19processing establishment under section 3715.021 of the Revised20Code;21

(3) A business or that portion of a business that is
regulated by the federal government or the department of
agriculture as a food manufacturing or food processing business,
including a business or that portion of a business regulated by
the department of agriculture under Chapter 911., 913., 915.,
917., 918., or 925. of the Revised Code.

		(B) A	ll c	of t	he	followi	ng ar	e exempt	from	the	requirement	28
to	be	lice	nsed	l as	а	retail #	Eood	establis	nment:			29

(1) An establishment with commercially prepackaged foods
30 that are not potentially hazardous and contained in displays,
31 the total space of which equals less than two hundred cubic
32 feet;
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(2) A person at a farmers market that is registered with
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the director of agriculture pursuant to section 3717.221 of the
Revised Code that offers for sale only one or more of the
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following:

(a) Fresh unprocessed fruits or vegetables;

(b) Products of a cottage food production operation;

(c) Maple syrup, sorghum, or honey that is produced by a
maple syrup or sorghum producer or beekeeper described in
division (A) of section 3715.021 of the Revised Code;
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	(d)	Wine	as	authorized	under	section	4303.2010	) of	the	43
<u>Revise</u>	ed (	Code;								44

(e) Commercially prepackaged food that is not potentially 45

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hazardous, on the condition that the food is contained in
displays, the total space of which equals less than one hundred
cubic feet on the premises where the person conducts business at
the farmers market.

(3) A person who offers for sale at a roadside stand only fresh fruits and fresh vegetables that are unprocessed;

(4) A nonprofit organization exempt from federal income 52 taxation under section 501(c)(3) of the "Internal Revenue Code 53 of 1986," 100 Stat. 2085, 26 U.S.C.A. 1, as amended, that raises 54 funds by selling foods and that, if required to be licensed, 55 would be classified as risk level one in accordance with rules 56 establishing licensing categories for retail food establishments 57 adopted under section 3717.33 of the Revised Code, if the sales 58 occur inside a building and are for not more than seven 59 consecutive days or more than fifty-two separate days during a 60 licensing period. This exemption extends to any individual or 61 group raising all of its funds during the time periods specified 62 in division (B)(4) of this section for the benefit of the 63 nonprofit organization by selling foods under the same 64 65 conditions.

(5) An establishment that offers food contained in 66 displays of less than five hundred square feet, and if required 67 to be licensed would be classified as risk level one pursuant to 68 rules establishing licensing categories for retail food 69 establishments adopted under section 3717.33 of the Revised 70 71 Code, on the condition that the establishment offers the food for sale at retail not more than six months in each calendar 72 73 year;

(6) A cottage food production operation, on the condition74that the operation offers its products directly to the consumer75

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from the site where the products are produced;

(7) A maple syrup and sorghum processor and beekeeper
(7) A maple syrup and sorghum processor and beekeeper
(7) described in division (A) of section 3715.021 of the Revised
(7) Code, on the condition that the processor or beekeeper offers
(7) only maple syrup, sorghum, or honey directly to the consumer
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(8) A person who annually maintains five hundred or fewer
birds, on the condition that the person offers the eggs from
those birds directly to the consumer from the location where the
eggs are produced or at a farm product auction to which division
(B) (11) of this section applies;

(9) A person who annually raises and slaughters one thousand or fewer chickens, on the condition that the person offers dressed chickens directly to the consumer from the location where the chickens are raised and slaughtered or at a farm product auction to which division (B)(11) of this section applies;

(10) A person who raises, slaughters, and processes the 93 meat of nonamenable species described in divisions (A) and (B) 94 of section 918.12 of the Revised Code, on the condition that the 95 person offers the meat directly to the consumer from the 96 location where the meat is processed or at a farm product 97 auction to which division (B) (11) of this section applies; 98

(11) A farm product auction, on the condition that it is
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registered with the director pursuant to section 3717.221 of the
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Revised Code that offers for sale at the farm product auction
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only one or more of the following:

(a) The products described in divisions (B)(8) to (10) of 103 this section that are produced, raised, slaughtered, or 104 processed, as appropriate, by persons described in divisions (B) 105 (8) to (10) of this section; 106 (b) Fresh unprocessed fruits or vegetables; 107 (c) Products of a cottage food production operation; 108 (d) Maple syrup, sorghum, or honey that is produced by a 109 maple syrup or sorghum producer or beekeeper described in 110 division (A) of section 3715.021 of the Revised Code. 111 (12) An establishment that, with respect to offering food 112 for sale, offers only alcoholic beverages or prepackaged 113 beverages that are not potentially hazardous; 114 (13) An establishment that, with respect to offering food 115 for sale, offers only alcoholic beverages, prepackaged beverages 116 that are not potentially hazardous, or commercially prepackaged 117 food that is not potentially hazardous, on the condition that 118 the commercially prepackaged food is contained in displays, the 119 total space of which equals less than two hundred cubic feet on 120 the premises of the establishment; 121 (14) An establishment that, with respect to offering food 122 for sale, offers only fountain beverages that are not 123 124 potentially hazardous; (15) A person who offers for sale only one or more of the 125 following foods at a festival or celebration, on the condition 126 that the festival or celebration is organized by a political 127 subdivision of the state and lasts for a period not longer than 128 seven consecutive days: 129 (a) Fresh unprocessed fruits or vegetables; 130 (b) Products of a cottage food production operation; 131

(c) Maple syrup, sorghum, or honey if produced by a maple 132 syrup or sorghum processor or beekeeper as described in division 133 (A) of section 3715.021 of the Revised Code; 134 (d) Commercially prepackaged food that is not potentially 135 hazardous, on the condition that the food is contained in 136 displays, the total space of which equals less than one hundred 137 cubic feet; 138 (e) Fruit butter produced at the festival or celebration 139 and sold from the production site. 140 (16) A farm market on the condition that it is registered 141 with the director pursuant to section 3717.221 of the Revised 142 Code that offers for sale at the farm market only one or more of 143 the following: 144 (a) Fresh unprocessed fruits or vegetables; 145 (b) Products of a cottage food production operation; 146 (c) Maple syrup, sorghum, or honey that is produced by a 147 maple syrup or sorghum producer or beekeeper described in 148 division (A) of section 3715.021 of the Revised Code; 149 (d) Commercially prepackaged food that is not potentially 150 hazardous, on the condition that the food is contained in 151 displays, the total space of which equals less than one hundred 152 cubic feet on the premises where the person conducts business at 153 the farm market; 154 (e) Cider and other juices manufactured on site at the 155 farm market; 156 (f) The products or items described in divisions (B)(8) to 157 (10) of this section, on the condition that those products or 158 items were produced by the person offering to sell them, and 159

further conditioned that, with respect to eggs offered, the160person offering to sell them annually maintains five hundred or161fewer birds, and with respect to dressed chickens offered, the162person annually raises and slaughters one thousand or fewer163chickens.164

**Sec. 4301.62.** (A) As used in this section: 165

(1) "Chauffeured limousine" means a vehicle registeredunder section 4503.24 of the Revised Code.167

(2) "Street," "highway," and "motor vehicle" have the samemeanings as in section 4511.01 of the Revised Code.169

(B) No person shall have in the person's possession an
 opened container of beer or intoxicating liquor in any of the
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 following circumstances:

(1) Except as provided in division (C) (1) (e) of this section, in an agency store;

(2) Except as provided in division (C) of this section, on
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the premises of the holder of any permit issued by the division
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of liquor control;

(3) In any other public place;

(4) Except as provided in division (D) or (E) of this
section, while operating or being a passenger in or on a motor
vehicle on any street, highway, or other public or private
property open to the public for purposes of vehicular travel or
parking;

(5) Except as provided in division (D) or (E) of this
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section, while being in or on a stationary motor vehicle on any
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street, highway, or other public or private property open to the
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public for purposes of vehicular travel or parking.
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(C)(1) A person may have in the person's possession an	188
opened container of any of the following:	189
(a) Beer or intoxicating liquor that has been lawfully	190
purchased for consumption on the premises where bought from the	191
holder of an A-1-A, A-2, A-3a, D-1, D-2, D-3, D-3a, D-4, D-4a,	192
D-5, D-5a, D-5b, D-5c, D-5d, D-5e, D-5f, D-5g, D-5h, D-5i, D-5j,	193
D-5k, D-51, D-5m, D-5n, D-5o, D-7, D-8, E, F, F-2, F-5, F-7, or	194
F-8 permit;	195
(b) Beer, wine, or mixed beverages served for consumption	196
on the premises by the holder of an F-3 permit or wine served	197
for consumption on the premises by the holder of an F-4, or-F-6,	198
<u>or F-10</u> permit;	199
(c) Beer or intoxicating liquor consumed on the premises	200
of a convention facility as provided in section 4303.201 of the	201
Revised Code;	202
(d) Beer or intoxicating liquor to be consumed during	203
tastings and samplings approved by rule of the liquor control	204
commission;	205
(e) Spirituous liquor to be consumed for purposes of a	206
tasting sample, as defined in section 4301.171 of the Revised	207
Code.	208
(2) A person may have in the person's possession on an F	209
liquor permit premises an opened container of beer or	210
intoxicating liquor that was not purchased from the holder of	211
the F permit if the premises for which the F permit is issued is	212
a music festival and the holder of the F permit grants	213
permission for that possession on the premises during the period	214
for which the F permit is issued. As used in this division,	215
"music festival" means a series of outdoor live musical	216

performances, extending for a period of at least three217consecutive days and located on an area of land of at least218forty acres.219

(3) (a) A person may have in the person's possession on a 220 D-2 liquor permit premises an opened or unopened container of 221 wine that was not purchased from the holder of the D-2 permit if 222 the premises for which the D-2 permit is issued is an outdoor 223 performing arts center, the person is attending an orchestral 224 performance, and the holder of the D-2 permit grants permission 225 226 for the possession and consumption of wine in certain 227 predesignated areas of the premises during the period for which the D-2 permit is issued. 228

(b) As used in division (C)(3)(a) of this section:

(i) "Orchestral performance" means a concert comprised ofa group of not fewer than forty musicians playing various231musical instruments.232

(ii) "Outdoor performing arts center" means an outdoor 233 performing arts center that is located on not less than one 234 hundred fifty acres of land and that is open for performances 235 from the first day of April to the last day of October of each 236 year. 237

(4) A person may have in the person's possession an opened 238 or unopened container of beer or intoxicating liquor at an 239 outdoor location at which the person is attending an orchestral 240 performance as defined in division (C)(3)(b)(i) of this section 241 if the person with supervision and control over the performance 242 grants permission for the possession and consumption of beer or 243 intoxicating liquor in certain predesignated areas of that 244 outdoor location. 245

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(5) A person may have in the person's possession on an F-9246 liquor permit premises an opened or unopened container of beer 247 or intoxicating liquor that was not purchased from the holder of 248 the F-9 permit if the person is attending an orchestral 249 performance and the holder of the F-9 permit grants permission 250 for the possession and consumption of beer or intoxicating 251 liquor in certain predesignated areas of the premises during the 252 period for which the F-9 permit is issued. 253

As used in division (C)(5) of this section, "orchestral 254 performance" has the same meaning as in division (C)(3)(b) of 255 this section. 256

(6) (a) A person may have in the person's possession on the 257 property of an outdoor motorsports facility an opened or 258 unopened container of beer or intoxicating liquor that was not 259 purchased from the owner of the facility if both of the 260 following apply: 261

(i) The person is attending a racing event at thefacility; and263

(ii) The owner of the facility grants permission for thepossession and consumption of beer or intoxicating liquor on theproperty of the facility.266

(b) As used in division (C)(6)(a) of this section:

(i) "Racing event" means a motor vehicle racing event268sanctioned by one or more motor racing sanctioning269organizations.270

(ii) "Outdoor motorsports facility" means an outdoor271racetrack to which all of the following apply:272

(I) It is two and four-tenths miles or more in length. 273

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(II) It is located on two hundred acres or more of land.	274
(III) The primary business of the owner of the facility is	275
the hosting and promoting of racing events.	276
(IV) The holder of a D-1, D-2, or D-3 permit is located on	277
the property of the facility.	278
(D) This section does not apply to a person who pays all	279
or a portion of the fee imposed for the use of a chauffeured	280
limousine pursuant to a prearranged contract, or the guest of	281
the person, when all of the following apply:	282
(1) The person or guest is a passenger in the limousine.	283
(2) The person or guest is located in the limousine, but	284
is not occupying a seat in the front compartment of the	285
limousine where the operator of the limousine is located.	286
(3) The limousine is located on any street, highway, or	287
other public or private property open to the public for purposes	288
of vehicular travel or parking.	289
(E) An opened bottle of wine that was purchased from the	290
holder of a permit that authorizes the sale of wine for	291
consumption on the premises where sold is not an opened	292
container for the purposes of this section if both of the	293
following apply:	294
(1) The opened bottle of wine is securely resealed by the	295
permit holder or an employee of the permit holder before the	296
bottle is removed from the premises. The bottle shall be secured	297
in such a manner that it is visibly apparent if the bottle has	298
been subsequently opened or tampered with.	299
(2) The opened bottle of wine that is resealed in	300
accordance with division (E)(1) of this section is stored in the	301

trunk of a motor vehicle or, if the motor vehicle does not have302a trunk, behind the last upright seat or in an area not normally303occupied by the driver or passengers and not easily accessible304by the driver.305

Sec. 4303.2010. (A) As used in this section, "farmers 306 market" means a farmers market registered with the director of 307 agriculture pursuant to section 3717.221 of the Revised Code. 308 (B) The division of liquor control may issue an F-10 309 permit to an A-2 permit holder to do either of the following: 310 (1) Sell at farmers markets tasting samples of wine 311 manufactured by the A-2 permit holder for consumption on the 312 premises where the farmers market is located; 313 (2) Sell wine manufactured by the A-2 permit holder in 314 sealed containers for consumption off the premises where the 315 farmers market is located. 316 (C) An F-10 permit holder, in accordance with the permit, 317 shall sell only wine to which both of the following apply: 318 319 (1) At least fifty-one per cent of the fruit used to produce the wine is grown in this state. 320 (2) The wine label identifies an appellation of origin, in 321 accordance with 27 C.F.R. 4.25, that includes all or a portion 322 323 of this state. (D) No F-10 permit holder shall sell a tasting sample in 324 an amount that exceeds two ounces and no F-10 permit holder 325 shall sell more than one sample of each wine offered for sale to 326 any one person. 327

(E) An F-10 permit holder shall obtain written permission328from the person who organizes the farmers market to sell wine as329

authorized under this section and shall comply with any	330
requirements established by that person for involvement in the	331
farmers market, including payment of a vendor fee.	332
(F) The F-10 permit is effective for one year and may be	333
used at any farmers market in this state, so long as the holder	334
complies with the requirements of this section. The fee for the	335
F-10 permit is one hundred dollars.	336
Section 2. That existing sections 3717.22 and 4301.62 of	337
the Revised Code are hereby repealed.	338