As Passed by the Senate

131st General Assembly

Regular Session

Sub. H. B. No. 47

2015-2016

Representatives Blessing, Driehaus

Cosponsors: Representatives Ramos, Retherford, Becker, Conditt, Maag, Kuhns, Antani, Reece, Slesnick, Young, Dever, Kraus, O'Brien, M., Lepore-Hagan, Anielski, Antonio, Barnes, Brinkman, Buchy, Celebrezze, Dovilla, Hackett, Rogers, Schuring, Sheehy, Strahorn, Terhar, Speaker Rosenberger

Senators Uecker, Yuko, Bacon, Brown, Burke, Coley, Eklund, Hite, Hughes, Lehner, Oelslager, Patton, Schiavoni, Seitz, Thomas, Williams

A BILL

Го	amend sections 4301.62 and 4303.208 and to enact	1
	section 4301.82 of the Revised Code to allow	2
	municipal corporations and townships with a	3
	population of more than 35,000 to create outdoor	4
	refreshment areas, to exempt persons within an	5
	outdoor refreshment area from the open container	6
	law, to exempt persons who are passengers on a	7
	commercial quadricycle from that law, to revise	8
	the law governing F-8 liquor permits, and to	9
	declare an emergency.	10

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

Section 1. That sections 4301.62 and 4303.208 be amended	11
and section 4301.82 of the Revised Code be enacted to read as	12
follows:	13
Sec 4301 62 (A) As used in this section:	1 Д

(1) "Chauffeured limousine" means a vehicle registered	15
under section 4503.24 of the Revised Code.	16
(2) "Street," "highway," and "motor vehicle" have the same	17
meanings as in section 4511.01 of the Revised Code.	18
(B) No person shall have in the person's possession an	19
opened container of beer or intoxicating liquor in any of the	20
following circumstances:	21
(1) Except as provided in division (C)(1)(e) of this	22
section, in an agency store;	23
(2) Except as provided in division (C) of this section, on	24
the premises of the holder of any permit issued by the division	25
of liquor control;	26
(3) In any other public place;	27
(4) Except as provided in division (D) or (E) of this	28
section, while operating or being a passenger in or on a motor	29
vehicle on any street, highway, or other public or private	30
property open to the public for purposes of vehicular travel or	31
parking;	32
(5) Except as provided in division (D) or (E) of this	33
section, while being in or on a stationary motor vehicle on any	34
street, highway, or other public or private property open to the	35
public for purposes of vehicular travel or parking.	36
(C)(1) A person may have in the person's possession an	37
opened container of any of the following:	38
(a) Beer or intoxicating liquor that has been lawfully	39
purchased for consumption on the premises where bought from the	40
holder of an A-1-A, A-2, A-3a, D-1, D-2, D-3, D-3a, D-4, D-4a,	41
D-5, D-5a, D-5b, D-5c, D-5d, D-5e, D-5f, D-5g, D-5h, D-5i, D-5j,	42

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D-5k, D-51, D-5m, D-5n, D-5o, D-7, D-8, E, F, F-2, F-5, F-7, or	43
F-8 permit;	44
(b) Beer, wine, or mixed beverages served for consumption	45
on the premises by the holder of an F-3 permit or wine served	46
for consumption on the premises by the holder of an F-4 or F-6	47
permit;	48
(c) Beer or intoxicating liquor consumed on the premises	49
of a convention facility as provided in section 4303.201 of the	50
Revised Code;	51
(d) Beer or intoxicating liquor to be consumed during	52
tastings and samplings approved by rule of the liquor control	53
commission;	54
(e) Spirituous liquor to be consumed for purposes of a	55
tasting sample, as defined in section 4301.171 of the Revised	56
Code.	57
(2) A person may have in the person's possession on an F	58
liquor permit premises an opened container of beer or	59
intoxicating liquor that was not purchased from the holder of	60
the F permit if the premises for which the F permit is issued is	61
a music festival and the holder of the F permit grants	62
permission for that possession on the premises during the period	63
for which the F permit is issued. As used in this division,	64
"music festival" means a series of outdoor live musical	65
performances, extending for a period of at least three	66
consecutive days and located on an area of land of at least	67
forty acres.	68
(3)(a) A person may have in the person's possession on a	69
D-2 liquor permit premises an opened or unopened container of	70

wine that was not purchased from the holder of the D-2 permit if

the premises for which the D-2 permit is issued is an outdoor	72
performing arts center, the person is attending an orchestral	73
performance, and the holder of the D-2 permit grants permission	74
for the possession and consumption of wine in certain	75
predesignated areas of the premises during the period for which	76
the D-2 permit is issued.	77
(b) As used in division (C)(3)(a) of this section:	78

- (i) "Orchestral performance" means a concert comprised ofa group of not fewer than forty musicians playing variousmusical instruments.
- (ii) "Outdoor performing arts center" means an outdoor

 performing arts center that is located on not less than one

 hundred fifty acres of land and that is open for performances

 from the first day of April to the last day of October of each

 year.

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- (4) A person may have in the person's possession an opened 87 or unopened container of beer or intoxicating liquor at an 88 outdoor location at which the person is attending an orchestral 89 performance as defined in division (C)(3)(b)(i) of this section 90 if the person with supervision and control over the performance 91 grants permission for the possession and consumption of beer or 92 intoxicating liquor in certain predesignated areas of that 93 outdoor location. 94
- (5) A person may have in the person's possession on an F-9

 liquor permit premises an opened or unopened container of beer

 or intoxicating liquor that was not purchased from the holder of

 the F-9 permit if the person is attending an orchestral

 performance and the holder of the F-9 permit grants permission

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 for the possession and consumption of beer or intoxicating

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liquor in certain predesignated areas of the premises during the	101
period for which the F-9 permit is issued.	102
As used in division (C)(5) of this section, "orchestral	103
performance" has the same meaning as in division (C)(3)(b) of	104
this section.	105
(6)(a) A person may have in the person's possession on the	106
property of an outdoor motorsports facility an opened or	107
unopened container of beer or intoxicating liquor that was not	108
purchased from the owner of the facility if both of the	109
following apply:	110
(i) The person is attending a racing event at the	111
facility; and	112
(ii) The owner of the facility grants permission for the	113
possession and consumption of beer or intoxicating liquor on the	114
property of the facility.	115
(b) As used in division (C)(6)(a) of this section:	116
(i) "Racing event" means a motor vehicle racing event	117
sanctioned by one or more motor racing sanctioning	118
organizations.	119
(ii) "Outdoor motorsports facility" means an outdoor	120
racetrack to which all of the following apply:	121
(I) It is two and four-tenths miles or more in length.	122
(II) It is located on two hundred acres or more of land.	123
(III) The primary business of the owner of the facility is	124
the hosting and promoting of racing events.	125
(IV) The holder of a D-1, D-2, or D-3 permit is located on	126
the property of the facility.	127

(7)(a) A person may have in the person's possession an	128
opened container of beer or intoxicating liquor at an outdoor	129
location within an outdoor refreshment area created under	130
section 4301.82 of the Revised Code if the opened container of	131
beer or intoxicating liquor was purchased from a qualified	132
permit holder to which both of the following apply:	133
(i) The permit holder's premises is located within the	134
outdoor refreshment area.	135
Gatagor Torresmient area:	100
(ii) The permit held by the permit holder has an outdoor	136
refreshment area designation.	137
(b) Division (C)(7) of this section does not authorize a	138
person to do either of the following:	139
(i) Enter the promises of an establishment within an	1.40
(i) Enter the premises of an establishment within an	140
outdoor refreshment area while possessing an opened container of	141
beer or intoxicating liquor acquired elsewhere;	142
(ii) Possess an opened container of beer or intoxicating	143
liquor while being in or on a motor vehicle within an outdoor	144
refreshment area, unless the motor vehicle is stationary and is	145
not being operated in a lane of vehicular travel or unless the	146
possession is otherwise authorized under division (D) or (E) of	147
this section.	148
(D) This section does not apply to a person who pays all	149
or a portion of the fee imposed for the use of a chauffeured	150
limousine pursuant to a prearranged contract, or the guest of	151
the person, when all of the following apply:	152
	1.50
(1) The person or guest is a passenger in the limousine.	153
(2) The person or guest is located in the limousine, but	154
is not occupying a seat in the front compartment of the	155

limousine where the operator of the limousine is located.	156
(3) The limousine is located on any street, highway, or	157
other public or private property open to the public for purposes	158
of vehicular travel or parking.	159
(E) An opened bottle of wine that was purchased from the	160
holder of a permit that authorizes the sale of wine for	161
consumption on the premises where sold is not an opened	162
container for the purposes of this section if both of the	163
following apply:	164
(1) The opened bottle of wine is securely resealed by the	165
permit holder or an employee of the permit holder before the	166
bottle is removed from the premises. The bottle shall be secured	167
in such a manner that it is visibly apparent if the bottle has	168
been subsequently opened or tampered with.	169
(2) The opened bottle of wine that is resealed in	170
accordance with division (E)(1) of this section is stored in the	171
trunk of a motor vehicle or, if the motor vehicle does not have	172
a trunk, behind the last upright seat or in an area not normally	173
occupied by the driver or passengers and not easily accessible	174
by the driver.	175
(F)(1) Except if an ordinance or resolution is enacted or	176
adopted under division (F)(2) of this section, this section does	177
not apply to a person who, pursuant to a prearranged contract,	178
is a passenger riding on a commercial quadricycle when all of	179
the following apply:	180
(a) The person is not occupying a seat in the front of the	181
commercial quadricycle where the operator is steering or	182
braking.	183
(b) The commercial quadricycle is being operated on a	184

street, highway, or other public or private property open to the	185
public for purposes of vehicular travel or parking.	186
(c) The person has in their possession on the commercial	187
quadricycle an opened container of beer or wine.	188
(d) The person has in their possession on the commercial	189
quadricycle not more than either thirty-six ounces of beer or	190
eighteen ounces of wine.	191
(2) The legislative authority of a municipal corporation	192
or township may enact an ordinance or adopt a resolution, as	193
applicable, that prohibits a passenger riding on a commercial	194
quadricycle from possessing an opened container of beer or wine.	195
(3) As used in this section, "commercial quadricycle"	196
means a vehicle that has fully-operative pedals for propulsion	197
entirely by human power and that meets all of the following	198
requirements:	199
(a) It has four wheels and is operated in a manner similar	200
to a bicycle.	201
(b) It has at least five seats for passengers.	202
(c) It is designed to be powered by the pedaling of the	203
operator and the passengers.	204
(d) It is used for commercial purposes.	205
(e) It is operated by the vehicle owner or an employee of	206
the owner.	207
Sec. 4301.82. (A) As used in this section, "qualified	208
permit holder" means the holder of an A-1, A-1-A, A-1c, A-2, or	209
D permit issued under Chapter 4303. of the Revised Code.	210
(B) The executive officer of a municipal corporation or	211

the fiscal officer of a township may file an application with	212
the legislative authority of the municipal corporation or	213
township to have property within the municipal corporation or	214
township designated as an outdoor refreshment area or to expand	215
an existing outdoor refreshment area to include additional	216
property within the municipal corporation or township. The	217
executive officer or fiscal officer shall ensure that the	218
application contains all of the following:	219
(1) A map or survey of the proposed outdoor refreshment	220
area in sufficient detail to identify the boundaries of the	221
area, which shall not exceed either of the following, as	222
applicable:	223
(a) Three hundred twenty contiguous acres or one-half	224
square mile if the municipal corporation or township has a	225
population of more than thirty-five thousand as specified in	226
division (D) of this section;	227
(b) One hundred fifty contiguous acres if the municipal	228
corporation or township has a population of thirty-five thousand	229
or less as specified in division (D) of this section.	230
(2) A general statement of the nature and types of	231
establishments that will be located within the proposed outdoor	232
refreshment area;	233
(3) A statement that the proposed outdoor refreshment area	234
will encompass not fewer than four qualified permit holders;	235
(4) Evidence that the uses of land within the proposed	236
outdoor refreshment area are in accord with the master zoning	237
plan or map of the municipal corporation or township;	238
(5) Proposed requirements for the purpose of ensuring	239
public health and safety within the proposed outdoor refreshment	240

area.	241
(C) Within forty-five days after the date the application	242
is filed with the legislative authority of a municipal	243
corporation or township, the legislative authority shall publish	244
public notice of the application once a week for two consecutive	245
weeks in one newspaper of general circulation in the municipal	246
corporation or township or as provided in section 7.16 of the	247
Revised Code. The legislative authority shall ensure that the	248
notice states that the application is on file in the office of	249
the clerk of the municipal corporation or township and is	250
available for inspection by the public during regular business	251
hours. The legislative authority also shall indicate in the	252
notice the date and time of any public hearing to be held	253
regarding the application by the legislative authority.	254
Not earlier than thirty but not later than sixty days	255
after the initial publication of notice, the legislative	256
authority shall approve or disapprove the application by either	257
ordinance or resolution, as applicable. Approval of an	258
application requires an affirmative vote of a majority of the	259
legislative authority. Upon approval of the application by the	260
legislative authority, the territory described in the	261
application constitutes an outdoor refreshment area. The	262
legislative authority shall provide to the division of liquor	263
control and the investigative unit of the department of public	264
safety notice of the approval of the application and a	265
description of the area specified in the application. If the	266
legislative authority disapproves the application, the executive	267
officer of a municipal corporation or fiscal officer of a	268
township may make changes in the application to secure its	269
approval by the legislative authority.	270

(D) The creation of outdoor refreshment areas is limited	271
as follows:	272
(1) A municipal corporation or township with a population	273
of more than fifty thousand shall not create more than two	274
outdoor refreshment areas.	275
(2) A municipal corporation or township with a population	276
of more than thirty-five thousand but less than or equal to	277
fifty thousand shall not create more than one outdoor	278
refreshment area.	279
(3)(a) Except as provided in division (D)(3)(b) of this	280
section, a municipal corporation or township with a population	281
of thirty-five thousand or less shall not create an outdoor	282
refreshment area.	283
(b) A municipal corporation or township with a population	284
of thirty-five thousand or less may create one outdoor	285
refreshment area if the proposed area will include at least four	286
qualified permit holders and be composed of one hundred fifty or	287
fewer contiguous acres.	288
For purposes of this section, the population of a	289
municipal corporation or township is deemed to be the population	290
shown by the most recent regular federal decennial census.	291
(E) As soon as possible after receiving notice that an	292
outdoor refreshment area has been approved, the division of	293
liquor control, for purposes of section 4301.62 of the Revised	294
Code, shall issue an outdoor refreshment area designation to	295
each qualified permit holder located within the refreshment area	296
that is in compliance with all applicable requirements under	297
Chapters 4301. and 4303. of the Revised Code. The division shall	298
not charge any fee for the issuance of the designation. Any	299

permit holder that receives such a designation shall comply with	300
all laws, rules, and regulations that govern its license type,	301
and the applicable public health and safety requirements	302
established for the area under division (F) of this section.	303
(F) (1) At the time of the creation of an outdoor	304
refreshment area, the legislative authority of a municipal	305
corporation or township in which such an area is located shall	306
adopt an ordinance or resolution, as applicable, that	307
establishes requirements the legislative authority determines	308
necessary to ensure public health and safety within the area.	309
The legislative authority shall include in the ordinance or	310
resolution all of the following:	311
(a) The specific boundaries of the area, including street	312
addresses;	313
(b) The number, spacing, and type of signage designating	314
the area;	315
(c) The hours of operation for the area;	316
(d) The number of personnel needed to ensure public safety	317
in the area;	318
(e) A sanitation plan that will help maintain the	319
appearance and public health of the area;	320
(f) The number of personnel needed to execute the	321
sanitation plan;	322
(g) A requirement that beer and intoxicating liquor be	323
served solely in plastic bottles or other plastic containers in	324
the area.	325
The legislative authority may, but is not required to,	326
include in the ordinance or resolution any public health and	327

safety requirements proposed in an application under division	328
(B) of this section to designate or expand the outdoor	329
refreshment area. The legislative authority may subsequently	330
modify the public health and safety requirements as determined	331
necessary by the legislative authority.	332
(2) Prior to adopting an ordinance or resolution under	333
this division, the legislative authority shall give notice of	334
its proposed action by publication once a week for two	335
consecutive weeks in one newspaper of general circulation in the	336
municipal corporation or township or as provided in section 7.16	337
of the Revised Code.	338
(3) The legislative authority shall provide to the	339
division of liquor control and the investigative unit of the	340
department of public safety notice of the public health and	341
safety requirements established or modified under this division.	342
(G) Section 4399.18 of the Revised Code applies to a	343
liquor permit holder located within an outdoor refreshment area	344
in the same manner as if the liquor permit holder were not	345
located in an outdoor refreshment area.	346
(H) (1) Five years after the date of creation of an outdoor	347
refreshment area, the legislative authority of the municipal	348
corporation or township that created the area under this section	349
shall review the operation of the area and shall, by ordinance	350
or resolution, either approve the continued operation of the	351
area or dissolve the area. Prior to adopting the ordinance or	352
resolution, the legislative authority shall give notice of its	353
proposed action by publication once a week for two consecutive	354
weeks in one newspaper of general circulation in the municipal	355
corporation or township or as provided in section 7.16 of the	356
Revised Code.	357

If the legislative authority dissolves the outdoor	358
refreshment area, the outdoor refreshment area ceases to exist.	359
The legislative authority then shall provide notice of its	360
action to the division of liquor control and the investigative	361
unit of the department of public safety. Upon receipt of the	362
notice, the division shall revoke all outdoor refreshment area	363
designations issued to qualified permit holders within the	364
dissolved area. If the legislative authority approves the	365
continued operation of the outdoor refreshment area, the area	366
continues in operation.	367
(2) Five years after the approval of the continued	368
operation of an outdoor refreshment area under division (H)(1)	369
of this section, the legislative authority shall conduct a	370
review in the same manner as provided in division (H)(1) of this	371
section. The legislative authority also shall conduct such a	372
review five years after any subsequent approval of continued	373
operation under division (H)(2) of this section.	374
(I) At any time, the legislative authority of a municipal	375
corporation or township in which an outdoor refreshment area is	376
located may, by ordinance or resolution, dissolve all or a part	377
of the outdoor refreshment area. Prior to adopting the	378
resolution or ordinance, the legislative authority shall give	379
notice of its proposed action by publication once a week for two	380
consecutive weeks in one newspaper of general circulation in the	381
municipal corporation or township or as provided in section 7.16	382
of the Revised Code. If the legislative authority dissolves all	383
or part of an outdoor refreshment area, the area designated in	384
the ordinance or resolution no longer constitutes an outdoor	385
refreshment area. The legislative authority shall provide notice	386
of its actions to the division of liquor control and the	387
investigative unit of the department of public safety. Upon	388

receipt of the notice, the division shall revoke all outdoor	389
refreshment area designations issued to qualified permit holders	390
within the dissolved area or portion of the area.	391
Sec. 4303.208. (A)(1) The division of liquor control may	392
issue an F-8 permit to a not-for-profit organization that	393
manages, for the benefit of the public and by contract with a	394
political subdivision of this state, publicly owned property to	395
sell beer or intoxicating liquor by the individual drink at	396
specific events conducted on the publicly owned property and	397
appurtenant streets, but only if, and then only at times at	398
which, the sale of beer and intoxicating liquor on the premises	399
is otherwise permitted by law. Additionally, an F-8 permit may	400
be issued only if the publicly owned property is located in a	401
county that has a population of between more than seven hundred	402
fifty thousand and nine hundred thousand on July 10, 2007on and	403
after the effective date of this amendment.	404
(2) The premises on which an F-8 permit will be used shall	405
be clearly defined and sufficiently restricted to allow proper	406
supervision of the permit's use by state and local law	407
enforcement officers. Sales under an F-8 permit shall be	408
confined to the same hours permitted to the holder of a D-3 $$	409
permit.	410
(3) The fee for an F-8 permit is one thousand seven	411
hundred dollars. An F-8 permit is effective for a period not to	412
exceed nine months as specified in the permit. An F-8 permit is	413
not transferable or renewable. However, the holder of an F-8	414
permit may apply for a new F-8 permit at any time. An F-8 permit	415
is not effective until any F-8 permit currently held expires.	416
The holder of an F-8 permit shall make sales only at those	417
specific events about which the permit holder has notified in	418

advance the division of liquor control, the department of public	419
safety, and the chief, sheriff, or other principal peace officer	420
of the local law enforcement agencies having jurisdiction over	421
the premises.	422
(B)(1) An application for the issuance of an F-8 permit is	423
subject to the notice and hearing requirements established in	424
division (A) of section 4303.26 of the Revised Code.	425
(2) The liquor control commission shall adopt under	426
Chapter 119. of the Revised Code rules necessary to administer	427
this section.	428
(C) No F-8 permit holder shall sell beer or intoxicating	429
liquor beyond the hours of sale allowed by the permit. This	430
division imposes strict liability on the holder of an F-8 permit	431
and on any officer, agent, or employee of that permit holder.	432
(D) Nothing in this section prohibits the division from	433
issuing an $\underline{F}_{\boldsymbol{L}}$ F-2 $_{\boldsymbol{L}}$ or F-6 permit for a specific event not	434
conducted by the holder of an F-8 permit provided that the	435
holder of the F-8 permit certifies to the division that it will	436
not exercise its permit privileges during that specific event.	437
Section 2. That existing section 4301.62 and 4303.208 of	438
the Revised Code are hereby repealed.	439
Section 3. Divisions (B)(1)(b) and (D)(3)(b) of section	440
4301.82 of the Revised Code, as enacted by this act, take effect	441
two years after the effective date of this section.	442
Section 4. This act is hereby declared to be an emergency	443
measure necessary for the immediate preservation of the public	444
peace, health, and safety. The reason for such necessity is that	445
local authorities across the state need to engage in long range	446
planning for upcoming sporting, entertainment, and cultural	447

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events that may be enhanced by the existence of outdoor	448
refreshment areas and by other changes to the law made by this	449
act. Therefore, this act shall go into immediate effect.	450