As Reported by the Committee of Conference

133rd General Assembly

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Am. Sub. H. B. No. 160

Representative Ingram

Cosponsors: Representatives Crawley, Crossman, Galonski, Kent, Lepore-Hagan, Lipps, Miller, A., Patterson, Upchurch, Wiggam, Kelly, Hambley, Russo, Sobecki, Wilkin, Blessing, Callender, Denson, Miller, J., Miranda, Seitz, Strahorn, Weinstein Senators Hoagland, O'Brien, Maharath, Huffman, S., Blessing, Burke, Coley, Hackett, Kunze, Manning, McColley, Schuring, Thomas, Yuko

A BILL

То	amend sections 3717.22, 4301.17, 4301.82,	1
	4303.041, 4303.051, and 4303.182 of the Revised	2
	Code to revise certain provisions of the liquor	3
	control laws and to declare an emergency.	4

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

Section 1. That sections 3717.22, 4301.17, 4301.82,	5
4303.041, 4303.051, and 4303.182 of the Revised Code be amended	6
to read as follows:	7
Sec. 3717.22. (A) The following are not retail food	8
establishments:	9
(1) A food service operation licensed under this chapter,	10
including a food service operation that provides the services of	11
a retail food establishment pursuant to an endorsement issued	12
under section 3717.44 of the Revised Code;	13
(2) An entity exempt under divisions (B)(1) to (9) or (11)	14
to (13) of section 3717.42 of the Revised Code from the	15

(d) Wine as authorized under section 4303.2010 of the

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Revised Code;	44
(e) Commercially prepackaged food that is not potentially	45
hazardous, on the condition that the food is contained in	46
displays, the total space of which equals less than one hundred	47
cubic feet on the premises where the person conducts business at	48
the farmers market.	49
(3) A person who offers for sale at a roadside stand only	50
fresh fruits and fresh vegetables that are unprocessed;	51
(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
conditions.	65
(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
Code, on the condition that the establishment offers the food	71
for sale at retail not more than six months in each calendar	72
year;	73

(6) A cottage food production operation, on the condition 74 that the operation offers its products directly to the consumer 75 from the site where the products are produced; 76 (7) A tree syrup and sorghum processor, beekeeper, or 77 apple syrup and apple butter processor described in division (A) 78 of section 3715.021 of the Revised Code, on the condition that 79 the processor or beekeeper offers only tree syrup, sorghum, 80 honey, apple syrup, or apple butter directly to the consumer 81 from the site where those products are processed; 82 (8) A person who annually maintains five hundred or fewer 83 birds, on the condition that the person offers the eggs from 84 those birds directly to the consumer from the location where the 85 eggs are produced or at a farm product auction to which division 86 (B) (11) of this section applies; 87 (9) A person who annually raises and slaughters one 88 thousand or fewer chickens, on the condition that the person 89 offers dressed chickens directly to the consumer from the 90 location where the chickens are raised and slaughtered or at a 91 farm product auction to which division (B) (11) of this section 92 applies; 93 (10) A person who raises, slaughters, and processes the 94 meat of nonamenable species described in divisions (A) and (B) 95 of section 918.12 of the Revised Code, on the condition that the 96 person offers the meat directly to the consumer from the 97 location where the meat is processed or at a farm product 98 auction to which division (B)(11) of this section applies; 99 (11) A farm product auction, on the condition that it is 100 registered with the director pursuant to section 3717.221 of the 101

Revised Code that offers for sale at the farm product auction

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

seven consecutive days:	131
(a) Fresh unprocessed fruits or vegetables;	132
(b) Products of a cottage food production operation;	133
(c) Tree syrup, sorghum, honey, apple syrup, or apple	134
butter if produced by a tree syrup or sorghum processor,	135
beekeeper, or apple syrup or apple butter processor as described	136
in division (A) of section 3715.021 of the Revised Code;	137
(d) Commercially prepackaged food that is not potentially	138
hazardous, on the condition that the food is contained in	139
displays, the total space of which equals less than one hundred	140
cubic feet;	141
(e) Fruit butter produced at the festival or celebration	142
and sold from the production site.	143
(16) A farm market on the condition that it is registered	144
with the director pursuant to section 3717.221 of the Revised	145
Code that offers for sale at the farm market only one or more of	146
the following:	147
(a) Fresh unprocessed fruits or vegetables;	148
(b) Products of a cottage food production operation;	149
(c) Tree syrup, sorghum, honey, apple syrup, or apple	150
butter that is produced by a tree syrup or sorghum producer,	151
beekeeper, or apple syrup or apple butter processor described in	152
division (A) of section 3715.021 of the Revised Code;	153
(d) Commercially prepackaged food that is not potentially	154
hazardous, on the condition that the food is contained in	155
displays, the total space of which equals less than one hundred	156
cubic feet on the premises where the person conducts business at	157

the farm market;	158
(e) Cider and other juices manufactured on site at the	159
<pre>farm market;</pre>	160
(f) The products or items described in divisions (B)(8) to	161
(10) of this section, on the condition that those products or	162
items were produced by the person offering to sell them, and	163
further conditioned that, with respect to eggs offered, the	164
person offering to sell them annually maintains five hundred or	165
fewer birds, and with respect to dressed chickens offered, the	166
person annually raises and slaughters one thousand or fewer	167
chickens.	168
(17)(a) An establishment to which all of the following	169
apply:	170
(i) The establishment serves has been issued an A-2 permit	171
under section 4303.03 of the Revised Code or an A-2f permit	172
under section 4303.031 of the Revised Code, annually produces	173
ten thousand gallons or less of wine, and sells that wine in	174
accordance with Chapter 4303. of the Revised Code on the	175
<pre>premises of the establishment.</pre>	176
(ii) The establishment serves unopened commercially	177
prepackaged food-in a form that prevents direct human contact-	178
<pre>prior to and during service;</pre>	179
(ii) Sales of the prepackaged food do not exceed more than	180
five per cent of the total gross receipts of the establishment;	181
other than wine.	182
(iii) The establishment has been issued an A-2 permit-	183
under section 4303.03 or an A 2f permit under section 4303.031	184
of the Revised Code and annually produces ten thousand gallons-	185
or less of wine; amount of the establishment's commercially	186

prepackaged food sales, other than wine sales, for the previous	187
calendar year did not exceed five per cent of the	188
establishment's total gross receipts.	189
(b) The owner or operator of the establishment shall	190
notify the director that it is exempt from licensure because it	191
qualifies under division (B)(17)(a) of this section. The owner	192
or operator also shall disclose to customers that the	193
establishment is exempt from licensuredisplay a notice in a	194
place conspicuous to all of its guests informing them that the	195
establishment is not required to be licensed as a retail food	196
<u>establishment</u> .	197
Sec. 4301.17. (A)(1) Subject to local option as provided	198
in sections 4301.32 to 4301.40 of the Revised Code, five state	199
liquor stores or agencies may be established in each county. One	200
additional store may be established in any county for each	201
twenty thousand of population of that county or major fraction	202
thereof in excess of the first forty thousand, according to the	203
last preceding federal decennial census or according to the	204
population estimates certified by the department of development	205
between decennial censuses. A person engaged in a mercantile	206
business may act as the agent for the division of liquor control	207
for the sale of spirituous liquor in a municipal corporation, in	208
the unincorporated area of a township, or in an area designated	209
and approved as a resort area under section 4303.262 of the	210
Revised Code. The division shall fix the compensation for such	211
an agent in the manner it considers best, but the compensation	212
shall not exceed seven per cent of the gross sales made by the	213
agent in any one year.	214
(2) The division shall adopt rules in accordance with	215

Chapter 119. of the Revised Code governing the allocation and

equitable distribution of agency store contracts. The division	217
shall comply with the rules when awarding a contract under	218
division (A)(1) of this section.	219
(3) Except as otherwise provided in this section and	220
section 4301.171 of the Revised Code, an agency store shall not	221
sell spirituous liquor for consumption on the premises under a	222
permit issued by the division. An Pursuant to an agency store's	223
contract, an agency to which store may be issued a D-1 permit	224
has been issued may to sell beer, an agency to which a D-2	225
permit has been issued may to sell wine and mixed beverages, and	226
an agency to which a D-5 permit has been issued may to sell	227
beer, wine, and mixed beverages, and spirituous liquor. An-	228
(4) Pursuant to an agency store's contract, an agency	229
store may be issued a D-3 permit to sell spirituous liquor if	230
the agency store contains at least ten thousand square feet of	231
sales floor area. A D-3 permit issued to an agency store shall	232
not be transferred to a new location. The division shall revoke	233
any D-3 permit issued to an agency store under division (A)(4)	234
of this section if the agent no longer operates the agency	235
store. The division shall not issue a D-3a permit to an agency	236
store.	237
(5) An agency store to which a D-8 permit has been issued	238
may allow the sale of tasting samples of spirituous liquor in	239
accordance with section 4301.171 of the Revised Code. General	240
consumption of beer, wine, or mixed beverages shall not be	241
permitted in the area of the agency store in which spirituous-	242
liquor is sold.	243
(6) An agency store may sell beer, wine, mixed beverages,	244
and spirituous liquor only between the hours of nine a.m. and	245
eleven p.m.	246

(B) When an agency contract is proposed, when an existing	247
agency contract is assigned, when an existing agency proposes to	248
relocate, or when an existing agency is relocated and assigned,	249
before entering into any contract, consenting to any assignment,	250
or consenting to any relocation, the division shall notify the	251
legislative authority of the municipal corporation in which the	252
agency store is to be located, or the board of county	253
commissioners and the board of township trustees of the county	254
and the township in which the agency store is to be located if	255
the agency store is to be located outside the corporate limits	256
of a municipal corporation, of the proposed contract,	257
assignment, or relocation, and an opportunity shall be provided	258
officials or employees of the municipal corporation or county	259
and township for a complete hearing upon the advisability of	260
entering into the contract or consenting to the assignment or	261
relocation. When the division sends notice to the legislative	262
authority of the political subdivision, the division shall	263
notify, by certified mail or by personal service, the chief	264
peace officer of the political subdivision, who may appear and	265
testify, either in person or through a representative, at any	266
hearing held on the advisability of entering into the contract	267
or consenting to the assignment or relocation.	268

If the proposed agency store, the assignment of an agency 269 contract, or the relocation of an agency store would be located 270 within five hundred feet of a school, church, library, public 271 playground, or township park, the division shall not enter into 272 an agency contract until it has provided notice of the proposed 273 contract to the authorities in control of the school, church, 274 library, public playground, or township park and has provided 275 those authorities with an opportunity for a complete hearing 276 upon the advisability of entering into the contract. If an 277

agency store so located is operating under an agency contract,	278
the division may consent to relocation of the agency store or to	279
the assignment of that contract to operate an agency store at	280
the same location. The division may also consent to the	281
assignment of an existing agency contract simultaneously with	282
the relocation of the agency store. In any such assignment or	283
relocation, the assignee and the location shall be subject to	284
the same requirements that the existing location met at the time	285
that the contract was first entered into as well as any	286
additional requirements imposed by the division in rules adopted	287
by the superintendent of liquor control. The division shall not	288
consent to an assignment or relocation of an agency store until	289
it has notified the authorities in control of the school,	290
church, library, public playground, or township park and has	291
provided those authorities with an opportunity for a complete	292
hearing upon the advisability of consenting to the assignment or	293
relocation.	294

Any hearing provided for in this division shall be held in 295 the central office of the division, except that upon written 296 request of the legislative authority of the municipal 297 corporation, the board of county commissioners, the board of 298 township trustees, or the authorities in control of the school, 299 church, library, public playground, or township park, the 300 hearing shall be held in the county seat of the county where the 301 proposed agency store is to be located. 302

(C) All agency contracts entered into by the division 303 pursuant to this section shall be in writing and shall contain a 304 clause providing for the termination of the contract at will by 305 the division upon its giving ninety days' notice in writing to 306 the agent of its intention to do so. Any agency contract may 307 include a clause requiring the agent to report to the 308

appropriate law enforcement agency the name and address of any	309
individual under twenty-one years of age who attempts to make an	310
illegal purchase.	311

An agent may engage in the selling of beer, mixedbeverages, and wine pursuant to permits issued to the agentunder Chapter 4303. of the Revised Code.

The division shall issue a C-1 and C-2 permit to each agent who prior to November 1, 1994, had not been issued both of these permits, notwithstanding the population quota restrictions contained in section 4303.29 of the Revised Code or in any rule of the liquor control commission and notwithstanding the requirements of section 4303.31 of the Revised Code. The location of a C-1 or C-2 permit issued to such an agent shall not be transferred. The division shall revoke any C-1 or C-2 permit issued to an agent under this paragraph if the agent no longer operates an agency store.

The division may enter into agreements with the department of development to implement a minority loan program to provide low-interest loans to minority business enterprises, as defined in section 122.71 of the Revised Code, that are awarded liquor agency contracts or assignments.

(D) If the division closes a state liquor store and replaces that store with an agency store, any employees of the division employed at that state liquor store who lose their jobs at that store as a result shall be given preference by the agent who operates the agency store in filling any vacancies that occur among the agent's employees, if that preference does not conflict with the agent's obligations pursuant to a collective bargaining agreement.

If the division closes a state liquor store and replaces	338
the store with an agency store, any employees of the division	339
employed at the state liquor store who lose their jobs at that	340
store as a result may displace other employees as provided in	341
sections 124.321 to 124.328 of the Revised Code. If an employee	342
cannot displace other employees and is laid off, the employee	343
shall be reinstated in another job as provided in sections	344
124.321 to 124.328 of the Revised Code, except that the	345
employee's rights of reinstatement in a job at a state liquor	346
store shall continue for a period of two years after the date of	347
the employee's layoff and shall apply to jobs at state liquor	348
stores located in the employee's layoff jurisdiction and any	349
layoff jurisdiction adjacent to the employee's layoff	350
jurisdiction.	351
(E) The division shall require every agent to give bond	352
with surety to the satisfaction of the division, in the amount	353

(E) The division shall require every agent to give bond with surety to the satisfaction of the division, in the amount the division fixes, conditioned for the faithful performance of the agent's duties as prescribed by the division.

Sec. 4301.82. (A) As used in this section:

- (1) "Qualified permit holder" means the holder of an A-1, A-1-A, A-1c, A-2, A-2f, or D class permit issued under Chapter 4303. of the Revised Code.
 - (2) "D class permit" does not include a D-6 or D-8 permit.
- (B) The executive officer of a municipal corporation or the fiscal officer of a township may file an application with the legislative authority of the municipal corporation or township to have property within the municipal corporation or township designated as an outdoor refreshment area or to expand an existing outdoor refreshment area to include additional

property within the municipal corporation or township. The	367
executive officer or fiscal officer shall ensure that the	368
application contains all of the following:	369
(1) A map or survey of the proposed outdoor refreshment	370
area in sufficient detail to identify the boundaries of the	371
area, which shall not exceed either of the following, as	372
applicable:	373
(a) Three hundred twenty contiguous acres or one-half	374
square mile if the municipal corporation or township has a	375
population of more than thirty-five thousand as specified in	376
division (D) of this section;	377
(b) One hundred fifty contiguous acres if the municipal	378
corporation or township has a population of thirty-five thousand	379
or less as specified in division (D) of this section.	380
(2) A general statement of the nature and types of	381
establishments that will be located within the proposed outdoor	382
refreshment area;	383
(3) A statement that the proposed outdoor refreshment area	384
will encompass not fewer than four qualified permit holders;	385
(4) Evidence that the uses of land within the proposed	386
outdoor refreshment area are in accord with the master zoning	387
plan or map of the municipal corporation or township;	388
(5) Proposed requirements for the purpose of ensuring	389
public health and safety within the proposed outdoor refreshment	390
area.	391
(C) Within forty-five days after the date the application	392
is filed with the legislative authority of a municipal	393
corporation or township, the legislative authority shall publish	394

public notice of the application once a week for two consecutive	395
weeks—in one newspaper of general circulation in the municipal	396
corporation or township or as provided in section 7.16 of the	397
Revised Code. The legislative authority shall ensure that the	398
notice states that the application is on file in the office of	399
the clerk of the municipal corporation or township and is	400
available for inspection by the public during regular business	401
hours. The legislative authority also shall indicate in the	402
notice the date and time of any public hearing to be held	403
regarding the application by the legislative authority.	404

Not earlier than thirty but not later than sixty days 405 after the initial publication of notice, the legislative 406 authority shall approve or disapprove the application by either 407 ordinance or resolution, as applicable. Approval of an 408 application requires an affirmative vote of a majority of the 409 legislative authority. Upon approval of the application by the 410 legislative authority, the territory described in the 411 application constitutes an outdoor refreshment area. The 412 legislative authority shall provide to the division of liquor 413 control and the investigative unit of the department of public 414 safety notice of the approval of the application and a 415 description of the area specified in the application. If the 416 legislative authority disapproves the application, the executive 417 officer of a municipal corporation or fiscal officer of a 418 township may make changes in the application to secure its 419 approval by the legislative authority. 420

- (D) The creation of outdoor refreshment areas is limited 421 as follows:
- (1) A municipal corporation or township with a population 423 of more than fifty thousand shall not create more than two-four 424

outdoor refreshment areas.

(2) A municipal corporation or township with a population
of more than thirty-five thousand but less than or equal to
fifty thousand shall not create more than one two outdoor
refreshment areaareas.

- (3) (a) Except as provided in division (D) (3) (b) of this section, a municipal corporation or township with a population of thirty-five thousand or less shall not create an outdoor refreshment area.
- (b) A municipal corporation or township with a population of thirty-five thousand or less may create one outdoor refreshment area if the proposed area will include at least four qualified permit holders and be composed of one hundred fifty or fewer contiguous acres.

For purposes of this section, the population of a municipal corporation or township is deemed to be the population shown by the most recent regular federal decennial census.

(E) As soon as possible after receiving notice that an outdoor refreshment area has been approved, the division of liquor control, for purposes of section 4301.62 of the Revised Code, shall issue an outdoor refreshment area designation to each qualified permit holder located within the refreshment area that is in compliance with all applicable requirements under Chapters 4301. and 4303. of the Revised Code. The division shall not charge any fee for the issuance of the designation. Any permit holder that receives such a designation shall comply with all laws, rules, and regulations that govern its license type, and the applicable public health and safety requirements established for the area under division (F) of this section.

(F)(1) At the time of the creation of an outdoor	454
refreshment area, the legislative authority of a municipal	455
corporation or township in which such an area is located shall	456
adopt an ordinance or resolution, as applicable, that	457
establishes requirements the legislative authority determines	458
necessary to ensure public health and safety within the area.	459
The legislative authority shall include in the ordinance or	460
resolution all of the following:	461
(a) The specific boundaries of the area, including street	462
addresses;	463
(b) The number, spacing, and type of signage designating	464
the area;	465
(c) The hours of operation for the area;	466
(c) The hours of operation for the area,	900
(d) The number of personnel needed to ensure public safety	467
in the area;	468
(e) A sanitation plan that will help maintain the	469
appearance and public health of the area;	470
(f) The number of personnel needed to execute the	471
sanitation plan;	472
(g) A requirement that beer and intoxicating liquor be	473
served solely in plastic bottles or other plastic containers in	474
the area.	475
The legislative authority may, but is not required to,	476
include in the ordinance or resolution any public health and	477
safety requirements proposed in an application under division	478
(B) of this section to designate or expand the outdoor	479
refreshment area. The legislative authority may subsequently	480
modify the public health and safety requirements as determined	481

necessary by the legislative authority.	482
(2) Prior to adopting an ordinance or resolution under	483
this division, the legislative authority shall give notice of	484
its proposed action by publication once a week for two-	485
consecutive weeks—in one newspaper of general circulation in the	486
municipal corporation or township or as provided in section 7.16	487
of the Revised Code.	488
(3) The legislative authority shall provide to the	489
division of liquor control and the investigative unit of the	490
department of public safety notice of the public health and	491
safety requirements established or modified under this division.	492
(G) If an outdoor refreshment area has been created in	493
accordance with this section, the holder of an F class permit	494
that sponsors an event located in the outdoor refreshment area	495
may apply to the division for issuance of an outdoor refreshment	496
area designation. The division shall issue such a designation if	497
the division determines that the permit holder is in compliance	498
with all applicable requirements established under this chapter	499
and Chapter 4303. of the Revised Code. An F class permit holder	500
that receives a designation under this division shall do both of	501
the following:	502
(1) Comply with all laws, rules, and regulations that	503
govern its type of permit, and the applicable public health and	504
safety requirements established for the outdoor refreshment area	505
under division (F) of this section;	506
(2) Not block ingress or egress to the outdoor refreshment	507
area or any other liquor permit premises located within the	508
area.	509

(H) Section 4399.18 of the Revised Code applies to a

liquor permit holder located within an outdoor refreshment area 511 in the same manner as if the liquor permit holder were not 512 located in an outdoor refreshment area. 513

(I)(1) Five years after the date of creation of an outdoor 514 refreshment area, the legislative authority of the municipal 515 corporation or township that created the area under this section 516 shall review the operation of the area and shall, by ordinance 517 or resolution, either approve the continued operation of the 518 area or dissolve the area. Prior to adopting the ordinance or 519 resolution, the legislative authority shall give notice of its 520 proposed action by publication once a week for two consecutive-521 weeks in one newspaper of general circulation in the municipal 522 corporation or township or as provided in section 7.16 of the 523 Revised Code. 524

If the legislative authority dissolves the outdoor 525 refreshment area, the outdoor refreshment area ceases to exist. 526 The legislative authority then shall provide notice of its 527 action to the division of liquor control and the investigative 528 unit of the department of public safety. Upon receipt of the 529 notice, the division shall revoke all outdoor refreshment area 530 designations issued to qualified permit holders within the 531 dissolved area. If the legislative authority approves the 532 continued operation of the outdoor refreshment area, the area 533 continues in operation. 534

(2) Five years after the approval of the continued 535 operation of an outdoor refreshment area under division (I)(1) 536 of this section, the legislative authority shall conduct a 537 review in the same manner as provided in division (I)(1) of this 538 section. The legislative authority also shall conduct such a 539 review five years after any subsequent approval of continued 540

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operation under division (I)(2) of this section.

(J) At any time, the legislative authority of a municipal 542 corporation or township in which an outdoor refreshment area is 543 located may, by ordinance or resolution, dissolve all or a part 544 of the outdoor refreshment area. Prior to adopting the 545 resolution or ordinance, the legislative authority shall give 546 notice of its proposed action by publication once a week for two-547 consecutive weeks in one newspaper of general circulation in the 548 municipal corporation or township or as provided in section 7.16 549 of the Revised Code. If the legislative authority dissolves all 550 or part of an outdoor refreshment area, the area designated in 551 the ordinance or resolution no longer constitutes an outdoor 552 refreshment area. The legislative authority shall provide notice 553 of its actions to the division of liquor control and the 554 investigative unit of the department of public safety. Upon 555 receipt of the notice, the division shall revoke all outdoor 556 refreshment area designations issued to qualified permit holders 557 or the holder of an F class permit within the dissolved area or 558 portion of the area. 559

560 Sec. 4303.041. (A) An A-3a permit may be issued to a distiller that manufactures less than one hundred thousand 561 gallons of spirituous liquor per year. An A-3a permit holder may 562 sell to a personal consumer, in sealed containers for 563 564 consumption off the premises where manufactured, spirituous liquor that the permit holder manufactures, but sales to the 565 personal consumer may occur only by an in-person transaction at 566 the permit premises. The A-3a permit holder shall not ship, 567 send, or use an H permit holder to deliver spirituous liquor to 568 the personal consumer. 569

"Distiller" means a person in this state who mashes,

ferments, distills, and ages spirituous liquor. 571 (B) (1) Except as otherwise provided in this section, no A-572 3a permit shall be issued unless the sale of spirituous liquor 573 by the glass for consumption on the premises or by the package 574 for consumption off the premises is authorized in the election 575 precinct in which the A-3a permit is proposed to be located. 576 (2) Division (B)(1) of this section does not prohibit the 577 issuance of an A-3a permit to an applicant for such a permit who 578 has filed an application with the division of liquor control 579 before March 22, 2012. 580 (C) (1) An A-3a permit holder may offer for sale tasting 581 samples of spirituous liquor. The A-3a permit holder shall not 582 serve more than four tasting samples of spirituous liquor per 583 person per day. A tasting sample shall not exceed a quarter 584 ounce. Tasting samples shall be only for the purpose of allowing 585 a purchaser to determine, by tasting only, the quality and 586 character of the spirituous liquor. The tasting samples shall be 587 offered for sale in accordance with rules adopted by the 588 division of liquor control. 589 (2) An A-3a permit holder shall sell not more than one and 590 one-half-three liters of spirituous liquor per day from the 591 permit premises to the same personal consumer. 592 An A-3a permit holder may sell spirituous liquor in sealed 593 containers for consumption off the premises where manufactured 594 as an independent contractor under agreement, by virtue of the 595 permit, with the division of liquor control. The price at which 596 the A-3a permit holder shall sell each spirituous liquor product 597 to a personal consumer is to be determined by the division of 598

liquor control. For an A-3a permit holder to purchase and then

offer spirituous liquor for retail sale, the spirituous liquor	600
need not first leave the physical possession of the A-3a permit	601
holder to be so registered. The spirituous liquor that the A-3a	602
permit holder buys from the division of liquor control shall be	603
maintained in a separate area of the permit premises for sale to	604
personal consumers. The A-3a permit holder shall sell such	605
spirituous liquor in sealed containers for consumption off the	606
premises where manufactured as an independent contractor by	607
virtue of the permit issued by the division of liquor control,	608
but the permit holder shall not be compensated as provided in	609
division (A)(1) of section 4301.17 of the Revised Code. Each A-	610
3a permit holder shall be subject to audit by the division of	611
liquor control.	612
(D) The fee for the A-3a permit is two dollars per fifty-	613
gallon barrel.	614
(E) The holder of an A-3a permit may also exercise the	615
same privileges as the holder of an A-3 permit.	616
Sec. 4303.051. (A) Permit A-5 may be issued to a	617
manufacturer of ice cream to manufacture ice cream that contains	618
not less than one-half of one per cent of alcohol by volume and	619
not more than six per cent of alcohol by volume, provided that	620
the sale of beer or intoxicating liquor for on- and off-premises-	621
consumption is authorized in the election precinct in which the-	622
manufacturer is located and to sell that ice cream to either of	623
the following:	624
(1) A personal consumer for consumption on the premises	625
where manufactured or in sealed containers for consumption off	626
the premises where manufactured;	627

(2) A retail permit holder that is authorized to sell beer

or intoxicating liquor.	629
(B)—An A-5 permit holder may sell ice cream under this—	630
section only for consumption on the premises where manufactured	631
or in sealed containers for consumption off the premises where	632
manufactured. An A-5 permit holder may sell ice cream under this-	633
section only by in-person transaction at the permit premises. An-	634
A-5 permit holder shall not ship, send, or use an H permit	635
holder to deliver ice cream to a personal consumer. An A-5-	636
permit holder shall not sell more than four pints of ice cream	637
for off-premises consumption to a personal consumer in any	638
calendar day No A-5 permit shall be issued unless the sale of	639
beer or intoxicating liquor for on- and off-premises consumption	640
is authorized in the election precinct in which the manufacturer	641
applying for the permit is located.	642
(C) An A-5 permit holder may ship ice cream the permit	643
holder has manufactured under this section to a personal	644
consumer via the holder of an H permit, subject to all of the	645
<pre>following:</pre>	646
(1) The package in which the ice cream is being shipped is	647
clearly marked with the words "alcohol enclosed" in bold print.	648
(2) Prior to sending a shipment of ice cream, the A-5	649
permit holder, or an employee of the permit holder, makes a bona	650
fide effort to ensure that the personal consumer is at least	651
twenty-one years of age.	652
(3) Upon delivering a shipment of ice cream, the H permit	653
holder, or an employee of the permit holder, verifies that the	654
personal consumer is at least twenty-one years of age by	655
checking the personal consumer's driver's license, commercial	656
driver's license, identification card issued under sections	657

4507.50 to 4507.52 of the Revised Code, military identification	658
card issued by the United States department of defense, or	659
United States or foreign passport.	660
(D) An A-5 permit holder shall keep a record of each	661
shipment of ice cream that the permit holder sends to a personal	662
consumer under division (C) of this section. The A-5 permit	663
holder shall annually provide to the division of liquor control	664
by electronic means a report that includes all of the following:	665
(1) The name and address of each personal consumer that	666
purchased ice cream from the A-5 permit holder via shipment	667
under this section;	668
(2) The quantity of ice cream purchased by each personal	669
<pre>consumer;</pre>	670
(3) Any other information requested by the division.	671
The division shall prescribe and provide an electronic	672
form for the report and shall determine the specific electronic	673
means that the A-5 permit holder must use to submit the report .	674
(C) (E) A retail permit holder that is authorized to sell	675
beer or intoxicating liquor may sell ice cream that contains not	676
less than one-half of one per cent of alcohol by volume and not	677
more than six per cent of alcohol by volume and that is	678
manufactured by an A-5 permit holder or by an equivalent	679
manufacturer in another state. Such a manufacturer in another	680
state may sell such ice cream to a retail permit holder in this	681
state.	682
(F) An A-5 permit holder shall include the surgeon	683
general's warning specified under 27 U.S.C. 215 on each	684
container of ice cream manufactured under the authority of this	685
section. This division applies only to ice cream manufactured	686

under the authority of this section that is sold in a retail	687
food establishment or food service operation licensed pursuant	688
to Chapter 3717. of the Revised Code that operates as a grocery	689
store or convenience store.	690
(G) The fee for an A-5 permit is one thousand dollars for	691
each plant.	692
Sec. 4303.182. (A) Except as otherwise provided in	693
divisions (B) to (K) of this section, permit D-6 shall be issued	694
to the holder of an A-1-A, A-2, A-2f, A-3a, $\underline{\text{A-5}}$, C-2, D-2, D-3,	695
D-3a, D-4, D-4a, D-5, D-5a, D-5b, D-5c, D-5d, D-5e, D-5f, D-5g,	696
D-5h, D-5i, D-5j, D-5k, D-5l, D-5m, D-5n, D-5o, or D-7 permit to	697
allow sale under that permit as follows:	698
(1) Between the hours of ten a.m. and midnight on Sunday	699
if sale during those hours has been approved under question (C)	700
(1), (2), or (3) of section 4301.351 or 4301.354 of the Revised	701
Code, under question (B)(2) of section 4301.355 of the Revised	702
Code, or under section 4301.356 of the Revised Code and has been	703
authorized under section 4301.361, 4301.364, 4301.365, or	704
4301.366 of the Revised Code, under the restrictions of that	705
authorization;	706
(2) Between the hours of eleven a.m. and midnight on	707
Sunday, if sale during those hours has been approved on or after	708
October 16, 2009, under question (B)(1), (2), or (3) of section	709
4301.351 or 4301.354 of the Revised Code, under question (B)(2)	710
of section 4301.355 of the Revised Code, or under section	711
4301.356 of the Revised Code and has been authorized under	712
section 4301.361, 4301.364, 4301.365, or 4301.366 of the Revised	713
Code, under the restrictions of that authorization;	714
(3) Between the hours of eleven a.m. and midnight on	715

Sunday if sale between the hours of one p.m. and midnight was 716 approved before October 16, 2009, under question (B)(1), (2), or 717 (3) of section 4301.351 or 4301.354 of the Revised Code, under 718 question (B)(2) of section 4301.355 of the Revised Code, or 719 under section 4301.356 of the Revised Code and has been 720 authorized under section 4301.361, 4301.364, 4301.365, or 721 4301.366 of the Revised Code, under the other restrictions of 722 that authorization. 723

- (B) Permit D-6 shall be issued to the holder of any 724 725 permit, including a D-4a and D-5d permit, authorizing the sale of intoxicating liquor issued for a premises located at any 726 publicly owned airport, as defined in section 4563.01 of the 727 728 Revised Code, at which commercial airline companies operate regularly scheduled flights on which space is available to the 729 public, to allow sale under such permit between the hours of ten 730 a.m. and midnight on Sunday, whether or not that sale has been 7.31 authorized under section 4301.361, 4301.364, 4301.365, or 732 4301.366 of the Revised Code. 733
- (C) Permit D-6 shall be issued to the holder of a D-5a 734 permit, and to the holder of a D-3 or D-3a permit who is the 735 owner or operator of a hotel or motel that is required to be 736 licensed under section 3731.03 of the Revised Code, that 737 contains at least fifty rooms for registered transient guests, 738 and that has on its premises a retail food establishment or a 739 food service operation licensed pursuant to Chapter 3717. of the 740 Revised Code that operates as a restaurant for purposes of this 741 chapter and is affiliated with the hotel or motel and within or 742 contiquous to the hotel or motel and serving food within the 743 hotel or motel, to allow sale under such permit between the 744 hours of ten a.m. and midnight on Sunday, whether or not that 745 sale has been authorized under section 4301.361, 4301.364, 746

4301.365, or 4301.366 of the Revised Code.

(D) The holder of a D-6 permit that is issued to a sports 748 facility may make sales under the permit between the hours of 749 eleven a.m. and midnight on any Sunday on which a professional 750 baseball, basketball, football, hockey, or soccer game is being 751 played at the sports facility. As used in this division, "sports 752 facility" means a stadium or arena that has a seating capacity 753 of at least four thousand and that is owned or leased by a 754 professional baseball, basketball, football, hockey, or soccer 755 756 franchise or any combination of those franchises.

- (E) Permit D-6 shall be issued to the holder of any permit 757 that authorizes the sale of beer or intoxicating liquor and that 758 is issued to a premises located in or at the Ohio history 759 connection area or the state fairgrounds, as defined in division 760 (B) of section 4301.40 of the Revised Code, to allow sale under 761 that permit between the hours of ten a.m. and midnight on 762 Sunday, whether or not that sale has been authorized under 763 section 4301.361, 4301.364, 4301.365, or 4301.366 of the Revised 764 Code. 765
- (F) Permit D-6 shall be issued to the holder of any permit 766 that authorizes the sale of intoxicating liquor and that is 767 issued to an outdoor performing arts center to allow sale under 768 that permit between the hours of one p.m. and midnight on 769 Sunday, whether or not that sale has been authorized under 770 section 4301.361 of the Revised Code. A D-6 permit issued under 771 this division is subject to the results of an election, held 772 after the D-6 permit is issued, on question (B)(4) as set forth 773 in section 4301.351 of the Revised Code. Following the end of 774 the period during which an election may be held on question (B) 775 (4) as set forth in that section, sales of intoxicating liquor 776

may continue at an outdoor performing arts center under a D-6
permit issued under this division, unless an election on that
question is held during the permitted period and a majority of
the voters voting in the precinct on that question vote "no."

As used in this division, "outdoor performing arts center" means an outdoor performing arts center that is located on not less than eight hundred acres of land and that is open for performances from the first day of April to the last day of October of each year.

- (G) Permit D-6 shall be issued to the holder of any permit that authorizes the sale of beer or intoxicating liquor and that is issued to a golf course owned by the state, a conservancy district, a park district created under Chapter 1545. of the Revised Code, or another political subdivision to allow sale under that permit between the hours of ten a.m. and midnight on Sunday, whether or not that sale has been authorized under section 4301.361, 4301.364, 4301.365, or 4301.366 of the Revised Code.
- (H) Permit D-6 shall be issued to the holder of a D-5g permit to allow sale under that permit between the hours of ten a.m. and midnight on Sunday, whether or not that sale has been authorized under section 4301.361, 4301.364, 4301.365, or 4301.366 of the Revised Code.
- (I) Permit D-6 shall be issued to the holder of any D permit for a premises that is licensed under Chapter 3717. of the Revised Code and that is located at a ski area to allow sale under the D-6 permit between the hours of ten a.m. and midnight on Sunday, whether or not that sale has been authorized under section 4301.361, 4301.364, 4301.365, or 4301.366 of the Revised Code.

As used in this division, "ski area" means a ski area as defined in section 4169.01 of the Revised Code, provided that the passenger tramway operator at that area is registered under section 4169.03 of the Revised Code.

- (J) Permit D-6 shall be issued to the holder of any permit that is described in division (A) of this section for a permit premises that is located in a community entertainment district, as defined in section 4301.80 of the Revised Code, that was approved by the legislative authority of a municipal corporation under that section between October 1 and October 15, 2005, to allow sale under the permit between the hours of ten a.m. and midnight on Sunday, whether or not that sale has been authorized under section 4301.361, 4301.364, 4301.365, or 4301.366 of the Revised Code.
- (K) A D-6 permit shall be issued to the holder of any D

 permit for a premises that is licensed under Chapter 3717. of

 the Revised Code and that is located in a state park to allow

 sales under the D-6 permit between the hours of ten a.m. and

 midnight on Sunday, whether or not those sales have been

 authorized under section 4301.361, 4301.364, 4301.365, or

 4301.366 of the Revised Code.

As used in this division, "state park" means a state park that is established or dedicated under Chapter 1546. of the Revised Code and that has a working farm on its property.

(L) If the restriction to licensed premises where the sale
of food and other goods and services exceeds fifty per cent of
the total gross receipts of the permit holder at the premises is
applicable, the division of liquor control may accept an
affidavit from the permit holder to show the proportion of the
permit holder's gross receipts derived from the sale of food and
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immediate effect.

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