As Reported by the House Commerce and Labor Committee

134th General Assembly

Regular Session 2021-2022

Sub. S. B. No. 102

Senator Roegner

Cosponsors: Senators Huffman, S., Schaffer, Fedor, Antonio, Blessing, Brenner, Cirino, Hackett, Hoagland, Manning, McColley, O'Brien, Reineke, Romanchuk, Thomas, Wilson, Yuko Representative Roemer

A BILL

То	amend sections 4301.01, 4301.03, 4301.22,	1
	4301.24, 4301.33, 4301.331, 4301.332, 4301.333,	2
	4301.334, 4301.351, 4301.354, 4301.355,	3
	4301.356, 4301.361, 4301.364, 4301.365,	4
	4301.366, 4301.403, 4301.404, 4301.58, 4301.62,	5
	4301.82, 4303.14, 4303.18, 4303.181, 4303.182,	6
	4303.19, and 4303.2010 and to enact sections	7
	4301.172, 4301.201, 4301.245, and 4303.191 of	8
	the Revised Code and to amend Section 3 of H.B.	9
	669 of the 133rd General Assembly to revise	10
	specified provisions of the liquor control law.	11

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

Section 1. That sections 4301.01, 4301.03, 4301.22,	12
4301.24, 4301.33, 4301.331, 4301.332, 4301.333, 4301.334,	13
4301.351, 4301.354, 4301.355, 4301.356, 4301.361, 4301.364,	14
4301.365, 4301.366, 4301.403, 4301.404, 4301.58, 4301.62,	15
4301.82, 4303.14, 4303.18, 4303.181, 4303.182, 4303.19, and	16
4303.2010 be amended and sections 4301.172, 4301.201, 4301.245,	17

and 4303.191 of the Revised Code be enacted to read as follows: 18 Sec. 4301.01. (A) As used in the Revised Code: 19 (1) "Intoxicating liquor" and "liquor" include all liquids 20 and compounds, other than beer, containing one-half of one per 21 cent or more of alcohol by volume which are fit to use for 22 beverage purposes, from whatever source and by whatever process 2.3 produced, by whatever name called, and whether they are 2.4 medicated, proprietary, or patented. "Intoxicating liquor" and 2.5 "liquor" include cider and alcohol, and all solids and 26 confections which contain one-half of one per cent or more of 27 alcohol by volume. 28 (2) Except as used in sections 4301.01 to 4301.20, 4301.22 29 to 4301.52, 4301.56, 4301.70, 4301.72, and 4303.01 to 4303.36 of 30 the Revised Code, "sale" and "sell" include exchange, barter, 31 gift, offer for sale, sale, distribution and delivery of any 32 kind, and the transfer of title or possession of beer and 33 intoxicating liquor either by constructive or actual delivery by 34 any means or devices whatever, including the sale of beer or 35 intoxicating liquor by means of a controlled access alcohol and 36 beverage cabinet pursuant to section 4301.21 of the Revised 37 Code. "Sale" and "sell" do not include the mere solicitation of 38 orders for beer or intoxicating liquor from the holders of 39 permits issued by the division of liquor control authorizing the 40 sale of the beer or intoxicating liquor, but no solicitor shall 41 solicit any such orders until the solicitor has been registered 42 with the division pursuant to section 4303.25 of the Revised 43 Code. 44

(3) "Vehicle" includes all means of transportation by

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land, by water, or by air, and everything made use of in any way

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for such transportation.

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- (B) As used in this chapter:
- (1) "Alcohol" means ethyl alcohol, whether rectified or
 diluted with water or not, whatever its origin may be, and
 includes synthetic ethyl alcohol. "Alcohol" does not include
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 denatured alcohol and wood alcohol.
- (2) "Beer" includes all beverages brewed or fermented 53 wholly or in part from malt products and containing one-half of 54 one per cent or more of alcohol by volume. 55
- (3) "Wine" includes all liquids fit to use for beverage 56 purposes containing not less than one-half of one per cent of 57 alcohol by volume and not more than twenty-one per cent of 58 alcohol by volume, which that is made from the fermented juices 59 of grapes, fruits, or other agricultural products, except that. 60 "Wine" includes cider, except as used in sections 4301.13, 61 4301.421, 4301.422, 4301.432, and 4301.44 of the Revised Code, 62 and, for purposes of determining the rate of the tax that 63 applies, division (B) of section 4301.43 of the Revised Code, 64 "wine" does not include cider. 65
- (4) "Mixed beverages" include bottled and prepared 66 cordials, cocktails, highballs, and solids and confections that 67 are obtained by mixing any type of whiskey, neutral spirits, 68 brandy, gin, or other distilled spirits with, or over, 69 carbonated or plain water, pure juices from flowers and plants, 70 and other flavoring materials. The completed product shall 71 contain not less than one-half of one per cent of alcohol by 72 volume and not more than twenty-one per cent of alcohol by 73 volume. "Mixed beverages" includes the contents of a pod. 74
- (5) "Spirituous liquor" includes all intoxicating liquors

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 containing more than twenty-one per cent of alcohol by volume.

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"Spirituous liquor" does not include the contents of a pod.	77
(6) "Sealed container" means any container having a	78
capacity of not more than one hundred twenty-eight fluid ounces,	79
the opening of which is closed to prevent the entrance of air.	80
(7) "Person" includes firms and corporations.	81
(8) "Manufacture" includes all processes by which beer or	82
intoxicating liquor is produced, whether by distillation,	83
rectifying, fortifying, blending, fermentation, or brewing, or	84
in any other manner.	85
(9) "Manufacturer" means any person engaged in the	86
business of manufacturing beer or intoxicating liquor.	87
(10) "Wholesale distributor" and "distributor" means a	88
person engaged in the business of selling to retail dealers for	89
purposes of resale.	90
(11) "Hotel" has the same meaning as in section 3731.01 of	91
the Revised Code, subject to the exceptions mentioned in section	92
3731.03 of the Revised Code.	93
(12) "Restaurant" means a place located in a permanent	94
building provided with space and accommodations wherein, in	95
consideration of the payment of money, hot meals are habitually	96
prepared, sold, and served at noon and evening, as the principal	97
business of the place. "Restaurant" does not include pharmacies,	98
confectionery stores, lunch stands, night clubs, and filling	99
stations.	100
(13) "Club" means a corporation or association of	101
individuals organized in good faith for social, recreational,	102
benevolent, charitable, fraternal, political, patriotic, or	103
athletic purposes, which is the owner, lessor, or occupant of a	104

permanent building or part of a permanent building operated	105
solely for those purposes, membership in which entails the	106
prepayment of regular dues, and includes the place so operated.	107
(14) "Night club" means a place operated for profit, where	108
food is served for consumption on the premises and one or more	109
forms of amusement are provided or permitted for a consideration	110
that may be in the form of a cover charge or may be included in	111
the price of the food and beverages, or both, purchased by	112
patrons.	113
(15) "At retail" means for use or consumption by the	114
purchaser and not for resale.	115
(16) "Pharmacy" means an establishment, as defined in	116
section 4729.01 of the Revised Code, that is under the	117
management or control of a licensed pharmacist in accordance	118
with section 4729.27 of the Revised Code.	119
(17) "Enclosed shopping center" means a group of retail	120
sales and service business establishments that face into an	121
enclosed mall, share common ingress, egress, and parking	122
facilities, and are situated on a tract of land that contains an	123
area of not less than five hundred thousand square feet.	124
"Enclosed shopping center" also includes not more than one	125
business establishment that is located within a free-standing	126
building on such a tract of land, so long as the sale of beer	127
and intoxicating liquor on the tract of land was approved in an	128
election held under former section 4301.353 of the Revised Code.	129
(18) "Controlled access alcohol and beverage cabinet"	130
means a closed container, either refrigerated, in whole or in	131
part, or nonrefrigerated, access to the interior of which is	132

restricted by means of a device that requires the use of a key,

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geographic area or territory that is assigned to a particular A	163
or B permit holder and that either has one or more political	164
subdivisions as its boundaries or consists of an area of land	165
with readily identifiable geographic boundaries. "Sales area or	166
territory" does not include, however, any particular retail	167
location in an exclusive geographic area or territory that had	168
been assigned to another A or B permit holder before April 9,	169
2001.	170
(23) "Pod" means a sealed capsule made from plastic,	171
glass, aluminum, or a combination thereof to which all of the	172
following apply:	173
(a) The capsule contains intoxicating liquor of more than	174
twenty-one per cent of alcohol by volume.	175
(b) The capsule also contains a concentrated flavoring	176
mixture.	177
(c) The contents of the capsule are not readily accessible	178
or intended for consumption unless certain manufacturer's	179
processing instructions are followed.	180
(d) The instructions include releasing the contents of the	181
capsule through a machine specifically designed to process the	182
contents.	183
(e) After being properly processed according to the	184
manufacturer's instructions, the final product produced from the	185
capsule contains not less than one-half of one per cent of	186
alcohol by volume and not more than twenty-one per cent of	187
alcohol by volume.	188
Sec. 4301.03. The liquor control commission may adopt and	189
promulgate, repeal, rescind, and amend, in the manner required	190

by this section, rules, standards, requirements, and orders

necessary to carry out this chapter and Chapter 4303. of the	192
Revised Code, but all rules of the board of liquor control that	193
were in effect immediately prior to April 17, 1963, shall remain	194
in full force and effect as rules of the liquor control	195
commission until and unless amended or repealed by the liquor	196
control commission. The rules of the commission may include the	197
following:	198

- (A) Rules with reference to applications for and the 199 issuance of permits for the manufacture, distribution, 200 transportation, and sale of beer and intoxicating liquor, and 201 the sale of alcohol; and rules governing the procedure of the 202 division of liquor control in the suspension, revocation, and 203 cancellation of those permits; 204
- (B) Rules and orders providing in detail for the conduct 205 of any retail business authorized under permits issued pursuant 206 to this chapter and Chapter 4303. of the Revised Code, with a 207 view to ensuring compliance with those chapters and laws 208 relative to them, and the maintenance of public decency, 209 sobriety, and good order in any place licensed under the 210 permits. No rule or order shall prohibit the operation of video 211 lottery terminal games at a commercial race track where live 212 horse racing and simulcasting are conducted in accordance with 213 Chapter 3769. of the Revised Code or the sale of lottery tickets 214 issued pursuant to Chapter 3770. of the Revised Code by any 215 retail business authorized under permits issued pursuant to that 216 chapter. 217

No rule or order shall prohibit pari-mutuel wagering on 218 simulcast horse races at a satellite facility that has been 219 issued a D liquor permit under Chapter 4303. of the Revised 220 Code. No rule or order shall prohibit a charitable organization 221

that the beer is a "high alcohol beer."

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that holds a D-4 permit from selling or serving beer or	222
intoxicating liquor under its permit in a portion of its	223
premises merely because that portion of its premises is used for	224
the conduct of a bingo game, as described in division (O) of	225
section 2915.01 of the Revised Code. As used in this division,	226
"charitable organization" has the same meaning as in division	227
(H) of section 2915.01 of the Revised Code. No rule or order	228
pertaining to visibility into the premises of a permit holder	229
after the legal hours of sale shall be adopted or maintained by	230
the commission.	231
(C) Standards, not in conflict with those prescribed by	232
any law of this state or the United States, to secure the use of	233
proper ingredients and methods in the manufacture of beer, mixed	234
beverages, and wine to be sold within this state;	235
(D) Rules determining the nature, form, and capacity of	236
all packages and bottles to be used for containing beer or	237
intoxicating liquor, except for spirituous liquor to be kept or	238
sold, governing the form of all seals and labels to be used on	239
those packages and bottles;	240
(E) Rules requiring the label on every package, bottle,	241
and container to state all of the following, as applicable:	242
(1) The ingredients in the contents;	243
(1) The ingredients in the contents,	240
(2) Except for beer, the terms of weight, volume, or proof	244
spirits;	245
(3) Except for spirituous liquor, whether the product is	246
beer, wine, alcohol, or any intoxicating liquor;	247
	0.46
(4) Regarding beer that contains more than twelve per cent	248
of alcohol by volume, the percentage of alcohol by volume and	249

(F) Uniform rules governing all advertising with reference	251
to the sale of beer and intoxicating liquor throughout the state	252
and advertising upon and in the premises licensed for the sale	253
of beer or intoxicating liquor;	254
(G) Rules restricting and placing conditions upon the	255
transfer of permits;	256
(H) Rules and orders limiting the number of permits of any	257
class within the state or within any political subdivision of	258
the state; and, for that purpose, adopting reasonable	259
classifications of persons or establishments to which any	260
authorized class of permits may be issued within any political	261
subdivision;	262
(I) Rules and orders with reference to sales of beer and	263
intoxicating liquor on Sundays and holidays and with reference	264
to the hours of the day during which and the persons to whom	265
intoxicating liquor of any class may be sold, and rules with	266
reference to the manner of sale;	267
(J) Rules requiring permit holders buying beer to pay and	268
permit holders selling beer to collect minimum cash deposits for	269
kegs, cases, bottles, or other returnable containers of the	270
beer; requiring the repayment, or credit, of the minimum cash	271
deposit charges upon the return of the empty containers; and	272
requiring the posting of such form of indemnity or such other	273
conditions with respect to the charging, collection, and	274
repayment of minimum cash deposit charges for returnable	275
containers of beer as are necessary to ensure the return of the	276
empty containers or the repayment upon that return of the	277
minimum cash deposits paid;	278
(K) Rules establishing the method by which alcohol	279

products may be imported for sale by wholesale distributors and	280
the method by which manufacturers and suppliers may sell alcohol	281
products to wholesale distributors.	282
Every rule, standard, requirement, or order of the	283
commission and every repeal, amendment, or rescission of them	284
shall be posted for public inspection in the principal office of	285
the commission and the principal office of the division of	286
liquor control, and a certified copy of them shall be filed in	287
the office of the secretary of state. An order applying only to	288
persons named in it shall be served on the persons affected by	289
personal delivery of a certified copy, or by mailing a certified	290
copy to each person affected by it or, in the case of a	291
corporation, to any officer or agent of the corporation upon	292
whom a service of summons may be served in a civil action. The	293
posting and filing required by this section constitutes	294
sufficient notice to all persons affected by such rule or order	295
which is not required to be served. General rules of the	296
commission promulgated pursuant to this section shall be	297
published in the manner the commission determines.	298
Sec. 4301.172. If an agency contract holder is authorized	299
to make sales of spirituous liquor on Sunday, those sales may	300
occur during the same hours that the contract holder is	301
authorized to sell spirituous liquor on Monday through Saturday.	302
Sec. 4301.201. (A) As used in this section:	303
(1) "Event" means a demonstration or competition that is	304
not open to the public and at which tasting samples of homemade	305
beer or wine are served.	306
(2) "Fraternal organization" means any society, order, or	307
association within this state, except a college or high school	308

As Reported by the House Commerce and Labor Committee	
<pre>fraternity, to which all of the following apply:</pre>	309
(a) It is not organized for profit.	310
(b) It is a branch, lodge, or chapter of a national or	311
state organization.	312
(c) It exists exclusively for the common business or	313
sodality of its members.	314
(3) "Homebrewer" means a person who brews or ferments	315
homemade beer or wine.	316
(4) "Homemade beer or wine" means beer that is brewed or	317
wine that is fermented by an individual's own efforts and not	318
for commercial purposes.	319
(5) "Sell" does not include giving away homemade beer or	320
wine free of charge.	321
(6) "Tasting sample" means an amount of beer or wine not	322
to exceed two ounces.	323
(B) A homebrewer may brew or ferment homemade beer or wine	324
without a permit issued under Chapter 4303. of the Revised Code	325
if all of the following apply:	326
(1) The homebrewer does not sell homemade beer or wine or	327
offer homemade beer or wine for sale.	328
(2) The homebrewer does not receive compensation for	329
participating in any event. Both of the following are not	330
<pre>considered compensation:</pre>	331
(a) Any prize that is cash or a cash equivalent awarded at	332
an event;	333
(h) A free or discounted admission to an event	334

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(3) The homebrewer annually brews or ferments homemade	335
beer or wine in either of the following amounts:	336
(a) Not more than one hundred gallons if the homebrewer's	337
household has only one person who is twenty-one years of age or	338
<pre>older; or</pre>	339
(b) Not more than two hundred gallons if the homebrewer's	340
household has two or more persons who are twenty-one years of	341
age or older.	342
(C) A homebrewer may serve homemade beer or wine the	343
homebrewer brews or ferments without a permit issued under	344
<pre>Chapter 4303. of the Revised Code as follows:</pre>	345
(1) For personal consumption on private property or to the	346
homebrewer's family, neighbors, co-workers, and friends on	347
private property.	348
(2) At an event, if the event is held on private property,	349
the premises of a fraternal organization, or on the premises for	350
which an A-1-A, A-1c, A-2, A-2f, A-3a, or D-4 permit is issued.	351
(D) A homebrewer or the homebrewer's designated	352
representative may transport homemade beer or wine brewed or	353
fermented by the homebrewer without a permit issued under	354
Chapter 4303. of the Revised Code.	355
(E) A person may conduct, sponsor, or host an event if the	356
<pre>person:</pre>	357
(1) Is a homebrewer or fraternal organization that does	358
not hold a permit issued under Chapter 4303. of the Revised Code	359
and conducts, sponsors, or hosts the event on private property	360
or the premises of a fraternal organization; or	361
(2) Holds an A-1-A, A-1c, A-2, A-2f, A-3a, or D-4 permit	362

and the person conducts, sponsors, or hosts the event on the	363
permitted premises. The permit holder shall suspend its permit	364
privileges in the portion of the permit premises where the event	365
is to occur and for the duration of the event. The permit holder	366
shall provide notice to the division of liquor control and the	367
investigative unit of the department of public safety not later	368
than ten days prior to the date of the event.	369
(F) A person described under division (E) of this section	370
who is hosting an event shall not do any of the following:	371
(1) Sell any homemade beer or wine.	372
(2) Unless the person is the homebrewer of the homemade	373
beer or wine, acquire an ownership interest in any homemade beer	374
or wine served at the event.	375
(3) Charge a fee for the consumption of the homemade beer	376
or wine at the event. If an event is hosted by a homebrewers	377
club or group, division (F)(3) of this section does not apply to	378
a registration fee charged to a member of the club or group to	379
attend the event.	380
(4) If the person is a liquor permit holder and conducts,	381
sponsors, or hosts the event on the permit holder's permitted	382
premises, fail to store the homemade beer or wine on the	383
premises so that it is clearly identified and kept separate from	384
any beer or intoxicating liquor that is intended for sale by the	385
permit holder under the authority of the applicable permit.	386
Sec. 4301.22. Sales of beer and intoxicating liquor under	387
all classes of permits and from state liquor stores are subject	388
to the following restrictions, in addition to those imposed by	389
the rules or orders of the division of liquor control:	390
(A)(1) Except as otherwise provided in this chapter, no	391

beer or intoxicating liquor shall be sold to any person under	392
twenty-one years of age.	393
(2) No low-alcohol beverage shall be sold to any person	394
under eighteen years of age. No permit issued by the division	395
shall be suspended, revoked, or canceled because of a violation	396
of division (A)(2) of this section.	397
(3) Except as provided in division (A)(4) of this section,	398
all of the following apply to the handling, serving, and selling	399
of beer and intoxicating liquor by a person employed by a permit	400
<pre>holder:</pre>	401
(a) No intoxicating liquor shall be handled by any person	402
under twenty-one years of age, except that a person eighteen	403
years of age or older employed by a permit holder may handle or	404
sell beer or intoxicating liquor in sealed containers in	405
connection with wholesale or retail sales, and any person-	406
nineteen years of age or older employed by a permit holder may	407
handleintoxicating liquor in open containers when acting in the	408
capacity of a server in a hotel, restaurant, club, or night	409
club, as defined in division (B) of section 4301.01 of the	410
Revised Code, or in the premises of a D-7 permit holder. This	411
section does not authorize persons under twenty-one years of age	412
to sell intoxicating liquorperson under nineteen years of age	413
<u>shall sell beer</u> across a bar. Any	414
(b) No person under twenty-one years of age shall sell	415
wine, mixed beverages, or spirituous liquor across a bar.	416
(c) No person under eighteen years of age shall otherwise	417
handle, serve, or sell beer or intoxicating liquor.	418
(4) Any person employed by a permit holder may handle beer	419
or intoxicating liquor in sealed containers in connection with	420

manufacturing, storage, warehousing, placement, stocking,	421
bagging, loading, or unloading, and may handle beer or	422
intoxicating liquor in open containers in connection with	423
cleaning tables or handling empty bottles or glasses.	424
(B) No permit holder and no agent or employee of a permit	425
holder shall sell or furnish beer or intoxicating liquor to an	426
intoxicated person.	427
(C) No sales of intoxicating liquor shall be made after	428
two-thirty a.m. on Sunday except under either of the following	429
circumstances:	430
(1) Intoxicating liquor may be sold on Sunday under	431
authority of a permit that authorizes Sunday sale.	432
(2) Spirituous liquor may be sold on Sunday by any person	433
awarded an agency contract under section 4301.17 of the Revised	434
Code if the sale of spirituous liquor is authorized in the	435
applicable precinct as the result of an election on question (B)	436
(1) or (2) of section 4301.351 of the Revised Code and if the	437
agency contract authorizes the sale of spirituous liquor on	438
Sunday.	439
This section does not prevent a municipal corporation from	440
adopting a closing hour for the sale of intoxicating liquor	441
earlier than two-thirty a.m. on Sunday or to provide that no	442
intoxicating liquor may be sold prior to that hour on Sunday.	443
(D) No holder of a permit shall give away any beer or	444
intoxicating liquor of any kind at any time in connection with	445
the permit holder's business. However, with the exception of an	446
A-1-A permit holder that also has been issued an A-2 or A-2f	447
permit, an A-1-A, A-1c, or D permit holder may provide to a	448
paying customer not more than a total of four tasting samples of	440

beer, wine, or spirituous liquor, as authorized by the	450
applicable permit, in any twenty-four-hour period. The permit	451
holder shall provide the tasting samples free of charge, at the	452
permit holder's expense, only to a person who is twenty-one	453
years of age or older. The person shall consume the tasting	454
samples on the premises of the permit holder. A distributor is	455
not responsible for the costs of providing tasting samples	456
authorized under division (D) of this section.	457
As used in division (D) of this section:	458
(1) "Tasting sample" means one of the following, as	459
applicable:	460
(a) An amount not to exceed two ounces of beer;	461
(b) An amount not to exceed two ounces of wine;	462
(c) An amount not to exceed a quarter ounce of spirituous	463
liquor.	464
(2) "D permit holder" means a person that has been issued	465
a D-1, D-2, D-2x, D-3, D-3a, D-3x, D-4, D-5, D-5a, D-5c, D-5d,	466
D-5e, D-5f, D-5g, D-5h, D-5i, D-5j, D-5k, D-51, D-5m, D-5n, D-	467
5o, D-6, or D-7 permit.	468
(E) Except as otherwise provided in this division, no	469
retail permit holder shall display or permit the display on the	470
outside of any licensed retail premises, or on any lot of ground	471
on which the licensed premises are situated, or on the exterior	472
of any building of which the licensed premises are a part, any	473
sign, illustration, or advertisement bearing the name, brand	474
name, trade name, trade-mark, designation, or other emblem of or	475
indicating the manufacturer, producer, distributor, place of	476
manufacture, production, or distribution of any beer or	477
intoxicating liquor Signs, illustrations, or advertisements	478

bearing the name, brand name, trade name, trade-mark, designation, or other emblem of or indicating the manufacturer, producer, distributor, place of manufacture, production, or distribution of beer or intoxicating liquor may be displayed and permitted to be displayed on the interior or in the show windows of any licensed premises, if the particular brand or type of product so advertised is actually available for sale on the premises at the time of that display. The liquor control commission shall determine by rule the size and character of those signs, illustrations, or advertisements.

- (F) No retail permit holder shall possess on the licensed premises any barrel or other container from which beer is drawn, unless there is attached to the spigot or other dispensing apparatus the name of the manufacturer of the product contained in the barrel or other container, provided that, if the beer is served at a bar, the manufacturer's name or brand shall appear in full view of the purchaser. The commission shall regulate the size and character of the devices provided for in this section.
- of any gift certificate shall be permitted whereby beer or intoxicating liquor of any kind is to be exchanged for the certificate, unless the gift certificate can be exchanged only for food, and beer or intoxicating liquor, for on premises consumption and the value of the beer or intoxicating liquor for which the certificate can be exchanged does not exceed more than thirty per cent of the total value of the gift certificate. The sale of gift certificates for the purchase of beer, wine, or mixed beverages for on- or off-premises consumption.

 Limitations on the use of a gift certificate for the purchase of beer, wine, or mixed beverages for on- or off-premises

consumption may be expressed by clearly stamping or typing on	510
the face of the certificate that the certificate may not be used	511
for the purchase of beer, wine, or mixed beverages.	512
Sec. 4301.24. (A) Except as provided in sections 4301.242,	513
4301.245, and 4301.246 of the Revised Code, no manufacturer	514
shall aid or assist the holder of any permit for sale at	515
wholesale, and no manufacturer or wholesale distributor shall	516
aid or assist the holder of any permit for sale at retail, by	517
gift or loan of any money or property of any description or	518
other valuable thing, or by giving premiums or rebates. Except	519
as provided in sections 4301.242 <u>, 4301.245</u> , and 4301.246 of the	520
Revised Code, no holder of any such permit shall accept the	521
same, provided that the manufacturer or wholesale distributor	522
may furnish to a retail permittee the inside signs or	523
advertising and the tap signs or devices authorized by divisions	524
(E) and (F) of section 4301.22 of the Revised Code.	525
(B) No manufacturer shall have any financial interest,	526
directly or indirectly, by stock ownership, or through	527
interlocking directors in a corporation, or otherwise, in the	528
establishment, maintenance, or promotion in the business of any	529
wholesale distributor. No retail permit holder shall have any	530
interest, directly or indirectly, in the operation of, or any	531
ownership in, the business of any wholesale distributor or	532
manufacturer.	533
(C)(1) No manufacturer shall, except as authorized by	534
section 4303.021 of the Revised Code, have any financial	535
interest, directly or indirectly, by stock ownership, or through	536
interlocking directors in a corporation, or otherwise, in the	537
establishment, maintenance, or promotion of the business of any	538
retail dealer. No wholesale distributor or employee of a	539

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wholesale distributor shall have any financial interest,	540
directly or indirectly, by stock ownership, interlocking	541
directors in a corporation, or otherwise, in the establishment,	542
maintenance, or promotion of the business of any retail dealer.	543
No manufacturer or wholesale distributor or any stockholder of a	544
manufacturer or wholesale distributor shall acquire, by	545
ownership in fee, leasehold, mortgage, or otherwise, directly or	546
indirectly, any interest in the premises on which the business	547
of any other person engaged in the business of trafficking in	548
beer or intoxicating liquor is conducted.	549

- (2) All contracts, covenants, conditions, and limitations whereby any person engaged or proposing to engage in the sale of beer or intoxicating liquors promises to confine the person's sales of a particular kind or quality of beer or intoxicating liquor to one or more products, or the products of a specified manufacturer or wholesale distributor, or to give preference to those products, shall to the extent of that promise be void. The making of a promise in any such form shall be cause for the revocation or suspension of any permit issued to any party.
- (D) No manufacturer shall sell or offer to sell to any wholesale distributor or retail permit holder, no wholesale distributor shall sell or offer to sell to any retail permit holder, and no wholesale distributor or retail permit holder shall purchase or receive from any manufacturer or wholesale distributor, any beer, brewed beverages, or wine manufactured in the United States except for cash. No right of action shall exist to collect any claims for credit extended contrary to this section.

This section does not prohibit a licensee from crediting to a purchaser the actual prices charged for packages or

containers returned by the original purchaser as a credit on any sale or from refunding to any purchaser the amount paid by that purchaser for containers or as a deposit on containers when title is retained by the vendor, if those containers or packages have been returned to the manufacturer or distributor. This section does not prohibit a manufacturer from extending usual and customary credit for beer, brewed beverages, or wine manufactured in the United States and sold to customers who live or maintain places of business outside this state when the beverages so sold are actually transported and delivered to points outside this state.

No wholesale or retail permit shall be issued to an applicant unless the applicant has paid in full all accounts for beer or wine, manufactured in the United States, outstanding as of September 6, 1939. No beer or wine manufactured in the United States shall be imported into the state unless the beer or wine has been paid for in cash, and no supplier registration for any such beer or wine manufactured in the United States shall be issued by the division of liquor control until the A-2, A-2f, B-1, or B-5 permit holder establishes to the satisfaction of the division that the beer or wine has been paid for in cash.

- (E) This section does not prohibit any of the following:
- (1) A manufacturer from securing and holding any financial interest, directly or indirectly, by stock ownership or through interlocking directors in a corporation, or otherwise, in the establishment, maintenance, or promotion of the business or premises of any C or D permit holder, provided that the following conditions are met:
- (a) Either the manufacturer or one of its parent companies 598 is listed on a national securities exchange. 599

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(b) All purchases of alcoholic beverages by the C or D	600
permit holder are made from wholesale distributors in this state	601
or agency stores licensed by the division of liquor control.	602
(c) If the C or D permit holder sells brands of alcoholic	603
beverages that are produced or distributed by the manufacturer	604
that holds the financial interest, the C or D permit holder also	605
sells other competing brands of alcoholic beverages produced by	606
other manufacturers, no preference is given to the products of	607
the manufacturer, and there is no exclusion, in whole or in	608
part, of products sold or offered for sale by other	609
manufacturers, suppliers, or importers of alcoholic beverages	610
that constitutes a substantial impairment of commerce.	611
(d) The primary purpose of the C or D permit premises is a	612
purpose other than to sell alcoholic beverages, and the sale of	613
other goods and services exceeds fifty per cent of the total	614
gross receipts of the C or D permit holder at its premises.	615
(2) A manufacturer from giving financial assistance to the	616
holder of a B permit for the purpose of the holder purchasing an	617
ownership interest in the business, existing inventory and	618
equipment, or property of another B permit holder, including,	619
but not limited to, participation in a limited liability	620
partnership, limited liability company, or any other legal	621
entity authorized to do business in this state. However, this	622
section does not permit a manufacturer to give financial	623
assistance to the holder of a B permit to purchase inventory or	624
equipment used in the daily operation of a B permit holder.	625

(3) A manufacturer or subsidiary of a manufacturer from

distribute beer or wine within a designated territory if prior

continuing to operate a wholesale distribution franchise or

to July 30, 2013, the manufacturer either acquired the

distribution franchise or territory, or awarded the franchise or	630
territory to itself or a subsidiary.	631
(4) A manufacturer from securing and holding an A-1c or B-	632
2a permit or permits and operating as a wholesale distributor	633
pursuant to such permits.	634
pursuant to such permits.	034
(5) A manufacturer from renting or leasing property to the	635
holder of an F class permit for purposes of an event for which	636
the F class permit has been issued.	637
(6) A permit holder that sells beer or intoxicating liquor	638
at retail from conducting, sponsoring, or hosting an event for	639
homemade brewers in accordance with section 4301.201 of the	640
Revised Code.	641
Q	C 1 C
Sec. 4301.245. (A) As used in this section:	642
(1) "Broker" and "solicitor" have the same meanings as in	643
rules adopted by the superintendent of liquor control under	644
section 4303.25 of the Revised Code.	645
(2) "On-premises brand promotion" means a promotion of a	646
brand of beer or intoxicating liquor by a distributor,	647
manufacturer, trade marketing professional, solicitor, or broker	648
of that brand at a retail permit premises.	649
(3) "Product location communication" means a listing or	650
program that allows an individual to determine the availability	651
of a specific brand of beer or intoxicating liquor at retail	652
permit holders or agency stores in a certain geographic area.	653
(4) "Social media" means a service, platform, or web site	654
where users communicate with one another free of charge and	655
share media such as pictures, videos, music, and blogs. "Social	656
media" includes the web site of a distributor, manufacturer,	657

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trade marketing professional, solicitor, or broker.	658
(5) "Trade marketing professional" has the same meaning as	659
in section 4301.171 of the Revised Code.	660
(B) Notwithstanding section 4301.24 of the Revised Code	661
and except as provided in division (C) of this section, a	662
distributor, manufacturer, trade marketing professional,	663
solicitor, or broker may use free services provided by social	664
media to advertise any of the following:	665
(1) An on-premises brand promotion;	666
(2) Beer, wine, or spirituous liquor tastings sold in	667
accordance with this chapter or Chapter 4303. of the Revised	668
Code;	669
(3) A product location communication.	670
(C) No distributor, manufacturer, trade marketing	671
professional, solicitor, or broker shall use free services	672
provided by social media to advertise to persons under twenty-	673
one years of age.	674
Sec. 4301.33. (A) The board of elections shall provide to	675
a petitioner circulating a petition for an election for the	676
submission of one or more of the questions specified in	677
divisions (A) to (D) of section 4301.35 or section 4301.351 of	678
the Revised Code, at the time of taking out the petition, the	679
both of the following:	680
(1) The names of the streets and, if appropriate, the	681
address numbers of residences and business establishments within	682
the precinct in which the election is sought, and a;	683

(2) A form prescribed by the secretary of state for

notifying affected permit holders and liquor agency stores of

the circulation of a petition for an election for the submission	686
of one or more of the questions specified in divisions (A) to-	687
(D) of section 4301.35 or section 4301.351 of the Revised Code.	688
The -	689

The petitioner shall, not less than fifty-five days before 690 the petition-filing deadline for the election, as provided in 691 this section, file with the division of liquor control the 692 information regarding names of streets and, if appropriate, 693 address numbers of residences and business establishments 694 695 provided by the board of elections, and specify to the division the precinct that is concerned and that would be affected by the 696 results of the election and the filing deadline. The division 697 shall, within a reasonable period of time and not later than 698 twenty-five days before the filing deadline, supply the 699 petitioner with a list of the names and addresses of permit 700 holders and liquor agency stores, if any, that would be affected 701 by the election. The list shall contain a heading with the 702 following words: "Liquor permit holders and liquor agency stores 703 that would be affected by the question(s) set forth on petition 704 for a local option election." 705

Within five days after a petitioner has received from the 706 707 division the list of liquor permit holders and liquor agency stores, if any, that would be affected by the question or 708 questions set forth on a petition for local option election, the 709 petitioner shall, using the form provided by the board of 710 elections, notify by certified mail each permit holder and 711 liquor agency store whose name appears on that list. The form 712 for notifying affected permit holders and liquor agency stores 713 shall require the petitioner to state the petitioner's name and 714 street address and shall contain a statement that a petition is 715 being circulated for an election for the submission of the 716

question or questions specified in divisions (A) to (D) of
section 4301.35 or section -4301.351 of the Revised Code. The
form shall require the petitioner to state the question or
questions to be submitted as they appear on the petition.

The petitioner shall attach a copy of the list provided by the division to each petition paper. A part petition paper circulated at any time without the list of affected permit holders and liquor agency stores attached to it is invalid.

At the time the petitioner files the petition with the board of elections, the petitioner shall provide to the board the list supplied by the division and an affidavit certifying that the petitioner notified all affected permit holders and liquor agency stores, if any, on the list in the manner and within the time required in this section and that, at the time each signer of the petition affixed the signer's signature to the petition, the petition paper contained a copy of the list of affected permit holders and liquor agency stores.

Within five days after receiving a petition—calling for an election for the submission of one or more of the questions—specified in divisions (A) to (D) of section 4301.35 or section—4301.351 of the Revised Code, the board shall give notice by certified mail that it has received the petition to all liquor permit holders and liquor agency stores, if any, whose names appear on the list of affected permit holders and liquor agency stores filed by the petitioner. Failure of the petitioner to supply the affidavit required by this section and a complete and accurate list of liquor permit holders and liquor agency stores, if any, invalidates the entire petition. The board of elections shall provide to a permit holder or liquor agency store that would be affected by a proposed local option election, on the

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permit holder's or liquor agency store's request, the names of 747 the streets, and, if appropriate, the address numbers of 748 residences and business establishments within the precinct in 749 which the election is sought that would be affected by the 750 results of the election. The board may charge a reasonable fee 751 for this information when provided to the petitioner and the 752 permit holder or liquor agency store. 753

(B) Upon the presentation of a The petitioner shall 754 present the petition, to the board of elections of the county 755 where the precinct is located not later than four p.m. of the 756 ninetieth day before the day of a general <u>election</u> or <u>primary a</u> 757 special_election, to the board of elections of the county where-758 the precinct is located, designating held on a day on which a 759 primary election may be held. The petitioner shall ensure that 760 the petition designates whether it is a petition for an election 761 for the submission of one or more of the questions specified in 762 section 4301.35 of the Revised Code, or a petition for the 763 submission of one or more of the questions specified in section 764 4301.351 of the Revised Code, designating. The petitioner also 765 shall ensure that the petition designates the particular 766 767 question or questions specified in section 4301.35 or 4301.351 of the Revised Code that are to be submitted, and. The petition 768 shall be signed by the number of qualified electors of the 769 precinct concerned, equal in number to thirty five per cent of 770 the total number of votes east in the precinct concerned for the 771 office of governor at the preceding general election for that 772 office, the as specified in division (C) of this section. 773

The board shall submit the question or questions specified in the petition to the electors of the precinct concerned, on the day of the next general <u>election</u> or <u>the next special</u> <u>election held on a day on which a primary election may be held</u>,

whichever occurs first and shall proceed as follows:

- (1) Such board shall, not later than the seventy-eighth 779 day before the day of the election for which the question or 780 questions on the petition would qualify for submission to the 781 electors of the precinct, examine and determine the sufficiency 782 of the signatures and review, examine, and determine the 783 validity of the petition and, in case of overlapping precinct 784 petitions presented within that period, determine which of the 785 petitions shall govern the further proceedings of the board. In 786 the case where the board determines that two or more overlapping 787 petitions are valid, the earlier filed petition shall govern. 788 The board shall certify the sufficiency and validity of any 789 petition determined to be valid. The board shall determine the 790 validity of the petition as of the time of certification as 791 described in this division. 792
- (2) If a petition is sufficient, and, in case of 793 overlapping precinct petitions, after the board has determined 794 the governing petition, the board to which the petition has been 795 presented shall order the holding of a special election in the 796 precinct for the submission of whichever of the questions 797 specified in section 4301.35 or 4301.351 of the Revised Code are 798 designated in the petition, on the day of the next general 799 election or the next special election held on a day on which a 800 primary election may be held, whichever occurs first. 801
- (3) All petitions filed with a board of elections under this section shall be open to public inspection under rules 803 adopted by the board. 804
- (4) Protest against local option petitions may be filed by805any elector eligible to vote on the question or questionsdescribed in the petitions or by a permit holder or liquor807

agency store in the precinct as described in the petitions, not	808
later than four p.m. of the seventy-fourth day before the day of	809
the general or <pre>primary_special_election</pre> for which the petition	810
qualified. The protest shall be in writing and shall be filed	811
with the election officials with whom the petition was filed.	812
Upon filing of the protest, the election officials with whom it	813
is filed shall promptly fix the time for hearing it, and shall	814
mail notice of the filing of the protest and the time and place	815
for hearing it to the person who filed the petition and to the	816
person who filed the protest. At the time and place fixed, the	817
election officials shall hear the protest and determine the	818
validity of the petition.	819
(C) A petition presented to a board of elections under	820
division (B) of this section shall be signed by the following	821
<pre>number of qualified electors:</pre>	822
(1) If the petition is for an election for the submission	823
of one or more of the questions specified in section 4301.35 of	824
the Revised Code, an amount of qualified electors of the	825
precinct equal in number to thirty-five per cent of the total	826
number of votes cast in the precinct concerned for the office of	827
governor at the preceding general election for that office;	828
(2) If the petition is for an election for the submission	829
of one or more of the questions specified in section 4301.35 of	830
the Revised Code and the submission of one or more of the	831
questions specified in section 4301.351 of the Revised Code, an	832
amount of qualified electors of the precinct equal in number to	833
thirty-five per cent of the total number of votes cast in the	834
precinct concerned for the office of governor at the preceding	835
general election for that office;	836

(3) If the petition is for an election for the submission

of one or more of the questions specified in section 4301.351 of	838
the Revised Code, fifty electors.	839
Sec. 4301.331. (A) The privilege of local option conferred	840
by section 4301.321 of the Revised Code shall be exercised if a	841
certified copy of the judgment issued pursuant to division (D)	842
or (E) of section 3767.05 of the Revised Code that is the basis	843
for the exercise of the local option privilege is filed pursuant	844
to division (G) of section 3767.05 of the Revised Code	845
indicating that a liquor permit premises has been adjudged a	846
nuisance. The certified copy of the judgment shall be filed in	847
accordance with this section by the person or public official	848
who brought the action under section 3763.03 of the Revised	849
Code.	850
(B) The certified copy of the judgment prescribed under	851
division (A) of this section shall be filed with the board of	852
elections of the county in which the nuisance was adjudged to	853
exist pursuant to division (D) or (E) of section 3767.05 of the	854
Revised Code not later than four p.m. of the ninetieth day	855
before the day of the next general <u>election</u> or <u>the next special</u>	856
election held on a day on which a primary election may be held.	857
(C) The statement prescribed under division (A) of this	858
section shall contain both of the following:	859
(1) A notice that the statement is for the submission of	860
the question set forth in section 4301.352 of the Revised Code;	861
(2) The name of a class C or D permit holder and the	862
address of the permit holder's permit premises. If the business	863
conducted by a class C or D permit holder at the permit premises	864
has a name different from the permit holder's personal or	865
corporate name, the name of the permit holder's business shall	866

be stated along with the permit holder's personal or corporate	867
name.	868
(D) Not later than five days after the certified copy of	869
the judgment prescribed under division (A) of this section is	870
filed, the board shall give notice by certified mail that it has	871
received the certified copy of the judgment to the liquor permit	872
holder whose permit would be affected by the results of the	873
election required by the filing of the certified copy of the	874
judgment. Failure of the petitioner to supply a complete and	875
accurate address of the liquor permit holder to the board of	876
elections invalidates the election.	877
For purposes of this section, "complete and accurate	878
address" means all of the following:	879
(1) The address of the liquor permit premises;	880
(2) The address of the statutory agent of the liquor	881
permit holder, if applicable;	882
(3) The address of the liquor permit holder if different	883
from the liquor permit premises address.	884
(E) Not later than the seventy-eighth day before the day	885
of the next general <u>election</u> or <u>the next special election held</u>	886
on a day on which a primary election may be held, whichever	887
occurs first, the board shall certify the sufficiency and	888
validity of the certified copy of the judgment, make such	889
determination as of the time of certification, and order the	890
holding of an election in the precinct on the day of that	891
general or <pre>primary special election for the submission of the</pre>	892
question set forth in section 4301.352 of the Revised Code.	893
(F) A certified copy of the judgment filed with the board	894
of elections under division (A) of this section shall be open to	895

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public inspection under rules adopted by the board.

An elector who is eligible to vote on the question set 897 forth in section 4301.352 of the Revised Code or the permit 898 holder named on the certified copy of the judgment, not later 899 than four p.m. of the seventy-fourth day before the day of the 900 election at which the question will be submitted to the 901 electors, may file a protest against a local option petition. 902 The protest shall be in writing and shall be filed with the 903 election officials with whom the certified copy of the judgment 904 905 was filed. Upon the filing of the protest, the election officials with whom it is filed shall promptly fix a time and 906 place for hearing the protest, and shall mail notice of the time 907 and place for hearing it to the person who filed the certified 908 copy of the judgment and to the person who filed the protest. At 909 the time and place fixed, the election officials shall hear the 910 protest and determine the validity of the certified copy of the 911 judgment. 912

Sec. 4301.332. (A) The board of elections shall provide to

a petitioner circulating a petition for an election for the

submission of one or more of the questions specified in section

4301.353 or 4301.354 of the Revised Code, at the time of taking

out the petition, the both of the following:

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(1) The names of the streets and, if appropriate, the address numbers of residences and business establishments within the precinct that would be affected by the results of the election, and a;

(2) A form prescribed by the secretary of state for 922 notifying affected permit holders of the circulation of a 923 petition for an election for the submission of one or more of 924 the questions specified in section 4301.353 or 4301.354 of the 925

Revised	Code.	The	926

The petitioner shall, not less than fifty-five days before 927 the petition-filing deadline for the election, as provided in 928 this section, file with the division of liquor control the 929 information regarding names of streets and, if appropriate, 930 address numbers of residences and business establishments 931 provided by the board of elections, and specify to the division 932 the portion of the precinct that would be affected by the 933 results of the election and the filing deadline. The division 934 shall, within a reasonable period of time and not later than 935 twenty-five days before the filing deadline, supply the 936 petitioner with a list of the names and addresses of permit 937 holders, if any, who would be affected by the election. The list 938 shall contain a heading with the following words: "Liquor permit 939 holders who would be affected by the question(s) set forth on 940 petition for a local option election." 941

Within five days after a petitioner has received from the 942 division the list of liquor permit holders, if any, who would be 943 affected by the question or questions set forth on a petition 944 for local option election, the petitioner, using the form 945 provided by the board of elections, shall notify by certified 946 mail each permit holder whose name appears on that list. The 947 form for notifying affected permit holders shall require the 948 petitioner to state the petitioner's name and street address and 949 shall contain a statement that a petition is being circulated 950 for an election for the submission of the question or questions 951 specified in section 4301.353 or 4301.354 of the Revised Code. 952 The form shall require the petitioner to state the question or 953 questions to be submitted as they appear on the petition. 954

The petitioner shall attach a copy of the list provided by

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the division to each petition paper. A part petition paper circulated at any time without the list of affected permit holders attached to it is invalid.

At the time the petitioner files the petition with the 959 board of elections, the petitioner shall provide to the board 960 the list supplied by the division and an affidavit certifying 961 that the petitioner notified all affected permit holders, if 962 any, on the list in the manner and within the time required in 963 this section and that, at the time each signer of the petition 964 affixed the signer's signature to the petition, the petition 965 paper contained a copy of the list of affected permit holders. 966

967 Within five days after receiving a petition calling for an election for the submission of one or more of the questions-968 specified in section 4301.353 or 4301.354 of the Revised Code, 969 the board shall give notice by certified mail that it has 970 received the petition to all liquor permit holders, if any, 971 whose names appear on the list of affected permit holders filed 972 by the petitioner as furnished by the division. Failure of the 973 petitioner to supply the affidavit required by this section and 974 a complete and accurate list of liquor permit holders as 975 976 furnished by the division invalidates the entire petition. The board of elections shall provide to a permit holder who would be 977 affected by a proposed local option election, on the permit 978 holder's request, the names of the streets, and, if appropriate, 979 the address numbers of residences and business establishments 980 within the portion of the precinct that would be affected by the 981 results of the election. The board may charge a reasonable fee 982 for this information when provided to the petitioner and the 983 permit holder. 984

This division does not apply to an election held under

section 4301.353 or 4301.354 of the Revised Code if the results

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of the election would not affect any permit holder.	987
(B) Upon the presentation of a The petitioner shall	988
present the petition $ au$ to the board of elections of the county	989
where the precinct is located not later than four p.m. of the	990
ninetieth day before the day of a general <u>election</u> or <u>a special</u>	991
election held on a day on which a primary election, to the board	992
of elections of the county where the precinct is located,	993
designating may be held. The petitioner shall ensure that the	994
petition designates whether it is a petition for an election for	995
the submission of one or both of the questions specified in	996
section 4301.353 of the Revised Code $_{ au}$ or a petition for the	997
submission of one or more of the questions specified in section	998
4301.354 of the Revised Code, designating. The petitioner also	999
shall ensure that the petition designates the particular	1000
question or questions specified in section 4301.353 or 4301.354	1001
of the Revised Code that are to be submitted, and. The petition	1002
shall be signed by the number of qualified electors of the	1003
precinct concerned, equal in number to thirty-five per cent of	1004
the total number of votes cast in the precinct concerned for the	1005
office of governor at the preceding general election for that	1006
office, the as required in division (E) of this section.	1007
The board shall submit the question or questions specified	1008
in the petition to the electors of the precinct concerned, on	1009

(1) Such board shall, not later than the seventy-eighth day before the day of the election for which the question or questions on the petition would qualify for submission to the

the day of the next general <u>election</u> or <u>the next special</u>

whichever occurs first and shall proceed as follows:

election held on a day on which a primary election may be held,

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electors of the precinct, examine and determine the sufficiency	1016
of the signatures and review, examine, and determine the	1017
validity of the petition and, in case of overlapping precinct	1018
petitions presented within that period, determine which of the	1019
petitions shall govern the further proceedings of the board. In	1020
the case where the board determines that two or more overlapping	1021
petitions are valid, the earlier filed petition shall govern.	1022
The board shall certify the sufficiency and validity of any	1023
petition determined to be valid. The board shall determine the	1024
validity of the petition as of the time of certification as	1025
described in this division.	1026

- (2) If a petition is sufficient, and, in case of overlapping precinct petitions, after the board has determined the governing petition, the board to which the petition has been presented shall order the holding of a special election in the precinct for the submission of whichever of the questions specified in section 4301.353 or 4301.354 of the Revised Code are designated in the petition, on the day of the next general election or the next special election held on a day on which a primary election may be held, whichever occurs first.
- (C) All petitions filed with a board of elections under 1036 this section shall be open to public inspection under rules 1037 adopted by the board.
- (D) Protest against local option petitions may be filed by

 any elector eligible to vote on the question or questions

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 described in the petitions or by a permit holder in the precinct

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 as described in the petitions, not later than four p.m. of the

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 seventy-fourth day before the day of the general or primary

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 special election for which the petition qualified. The protest

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 shall be in writing and shall be filed with the election

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officials with whom the petition was filed. Upon filing of the	1046
protest, the election officials with whom it is filed shall	1047
promptly fix the time for hearing it, and shall mail notice of	1048
the filing of the protest and the time and place for hearing it	1049
to the person who filed the petition and to the person who filed	1050
the protest. At the time and place fixed, the election officials	1051
shall hear the protest and determine the validity of the	1052
petition.	1053
(E) A petition presented to a board of elections under	1054
division (B) of this section shall be signed by the following	1055
number of qualified electors:	1056
(1) If the petition is for an election for the submission	1057
of one or both of the questions specified in section 4301.353 of	1058
the Revised Code, an amount of qualified electors of the	1059
precinct equal in number to thirty-five per cent of the total	1060
number of votes cast in the precinct concerned for the office of	1061
governor at the preceding general election for that office;	1062
(2) If the petition is for an election for the submission	1063
of one or both of the questions specified in section 4301.353 of	1064
the Revised Code and the submission of one or more of the	1065
questions specified in section 4301.354 of the Revised Code, an	1066
amount of qualified electors of the precinct equal in number to	1067
thirty-five per cent of the total number of votes cast in the	1068
precinct concerned for the office of governor at the preceding	1069
general election for that office;	1070
(3) If the petition is for an election for the submission	1071
of one or more of the questions specified in section 4301.354 of	1072
the Revised Code only, fifty electors.	1073
Sec. 4301.333. (A) The privilege of local option conferred	1074

by section 4301.323 of the Revised Code may be exercised if, not	1075
later than four p.m. of the ninetieth day before the day of a	1076
general <u>election</u> or <u>a special election held on a day on which a</u>	1077
primary election may be held, a petition is presented to the	1078
board of elections of the county in which the precinct is	1079
situated by a petitioner who is one of the following:	1080
(1) An applicant for the issuance or transfer of a liquor	1081
permit at, or to, a particular location within the precinct;	1082
(2) The holder of a liquor permit at a particular location	1083
within the precinct;	1084
(3) A person who operates or seeks to operate a liquor	1085
agency store at a particular location within the precinct;	1086
(4) The designated agent for an applicant, liquor permit	1087
holder, or liquor agency store described in division (A)(1),	1088
(2), or (3) of this section.	1089
(B) The If the petition is for the submission of the	1090
question specified in division (B)(1) of section 4301.355 of the	1091
Revised Code or both questions specified in divisions (B)(1) and	1092
(2) of that section, the petition shall be signed by the	1093
electors of the precinct equal in number to at least thirty-five	1094
per cent of the total number of votes cast in the precinct for	1095
the office of governor at the preceding general election for	1096
that office-and. If the petition is solely for the submission of	1097
the question specified in division (B)(2) of section 4301.355 of	1098
the Revised Code, the petition shall be signed by fifty	1099
electors.	1100
The petition shall contain all of the following:	1101
(1) A notice that the petition is for the submission of	1102
the question or questions set forth in section 4301.355 of the	1103

Revised Code;	1104
(2) The name of the applicant for the issuance or	1105
transfer, or the holder, of the liquor permit or, if applicable,	1106
the name of the liquor agency store, including any trade or	1107
fictitious names under which the applicant, holder, or liquor	1108
agency store either intends to do or does business at the	1109
particular location;	1110
(3) The address and proposed use of the particular	1111
location within the election precinct to which the results of	1112
the question or questions specified in section 4301.355 of the	1113
Revised Code shall apply. For purposes of this division, "use"	1114
means all of the following:	1115
(a) The type of each liquor permit applied for by the	1116
applicant or held by the liquor permit holder as described in	1117
sections 4303.11 to 4303.183 of the Revised Code, including a	1118
description of the type of beer or intoxicating liquor sales	1119
authorized by each permit as provided in those sections;	1120
(b) If a liquor agency store, the fact that the business	1121
operated as a liquor agency store authorized to operate by this	1122
state;	1123
(c) A description of the general nature of the business of	1124
the applicant, liquor permit holder, or liquor agency store.	1125
(4) If the petition seeks approval of Sunday sales under-	1126
question (B)(2) as set forth in section 4301.355 of the Revised	1127
Code, a statement indicating whether the hours of sale sought	1128
are between ten a.m. and midnight or between eleven a.m. and	1129
midnight.	1130
(C)(1) At the time the petitioner files the petition with	1131
the board of elections, the petitioner shall provide to the	1132

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board both of the following:

- (a) An affidavit that is signed by the petitioner and that

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 states the proposed use of the location following the election

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 held to authorize the sale of beer or intoxicating liquor

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 authorized by each permit as provided in sections 4303.11 to

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 4303.183 of the Revised Code;

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- (b) Written evidence of the designation of an agent by the applicant, liquor permit holder, or liquor agency store described in division (A)(1), (2), or (3) of this section for the purpose of petitioning for the local option election, if the petitioner is the designated agent of the applicant, liquor permit holder, or liquor agency store.
- (2) Failure to supply the affidavit, or the written

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 evidence of the designation of the agent if the petitioner for

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 the local option election is the agent of the applicant, liquor

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 permit holder, or liquor agency store described in division (A)

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 (1), (2), or (3) of this section, at the time the petition is

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 filed invalidates the entire petition.
- (D) Not later than the seventy-eighth day before the day 1151 1152 of the next general <u>election</u> or <u>the next special election held</u> on a day on which a primary election may be held, whichever 1153 occurs first, the board shall examine and determine the 1154 sufficiency of the signatures and the validity of the petition. 1155 If the board finds that the petition contains sufficient 1156 signatures and in other respects is valid, it shall order the 1157 holding of an election in the precinct on the day of the next 1158 general election or the next special election held on a day on 1159 which a primary election may be held, whichever occurs first, 1160 for the submission of the question or questions set forth in 1161 section 4301.355 of the Revised Code. 1162

- (E) A petition filed with the board of elections under 1163 this section shall be open to public inspection under rules 1164 adopted by the board.
- (F) An elector who is eligible to vote on the question or 1166 questions set forth in section 4301.355 of the Revised Code may 1167 file, not later than four p.m. of the seventy-fourth day before 1168 the day of the election at which the question or questions will 1169 be submitted to the electors, a protest against a local option 1170 petition circulated and filed pursuant to this section. The 1171 protest shall be in writing and shall be filed with the election 1172 officials with whom the petition was filed. Upon the filing of 1173 the protest, the election officials with whom it is filed shall 1174 promptly establish a time and place for hearing the protest and 1175 shall mail notice of the time and place for the hearing to the 1176 applicant for, or the holder of, the liquor permit who is 1177 specified in the petition and to the elector who filed the 1178 protest. At the time and place established in the notice, the 1179 election officials shall hear the protest and determine the 1180 validity of the petition. 1181

Sec. 4301.334. (A) The privilege of local option conferred 1182 by section 4301.324 of the Revised Code may be exercised if, not 1183 later than four p.m. of the ninetieth day before the day of a 1184 general election or a special election held on a day on which a 1185 primary election may be held, a petition and other information 1186 required by division (B) of this section are presented to the 1187 board of elections of the county in which the community facility 1188 named in the petition is located. The petition shall be signed 1189 by electors of the municipal corporation or unincorporated area 1190 of the township in which the community facility is located equal 1191 in number to at least ten per cent of the total number of votes 1192 cast in the municipal corporation or unincorporated area of the 1193

township in which the community facility is located for the	1194
office of governor at the most recent general election for that	1195
office and shall contain both of the following:	1196

- (1) A notice that the petition is for the submission of
 the question set forth in section 4301.356 of the Revised Code
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 and a statement indicating whether the hours of Sunday sales
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 sought in the local option election are between ten a.m. and
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 midnight or between eleven a.m. and midnight;
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- (2) The name and address of the community facility for 1202 which the local option election is sought and, if the community 1203 facility is a community entertainment district, the boundaries 1204 of the district.
- (B) Upon the request of a petitioner, a board of elections 1206 of a county shall furnish to the petitioner a copy of the 1207 instructions prepared by the secretary of state under division 1208 (P) of section 3501.05 of the Revised Code and, within fifteen 1209 days after the request, a certificate indicating the number of 1210 valid signatures that will be required on a petition to hold an 1211 election in the municipal corporation or unincorporated area of 1212 the township in which the community facility is located on the 1213 question specified in section 4301.356 of the Revised Code. 1214

The petitioner shall, not less than thirty days before the 1215 petition-filing deadline for an election on the question 1216 specified in section 4301.356 of the Revised Code, specify to 1217 the division of liquor control the name and address of the 1218 community facility for which the election is sought and, if the 1219 community facility is a community entertainment district, the 1220 boundaries of the district, the municipal corporation or 1221 unincorporated area of a township in which the election is 1222 sought, and the filing deadline. The division shall, within a 1223

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reasonable period of time and not later than ten days before the	1224
filing deadline, supply the petitioner with the name and address	1225
of any permit holder for or within the community facility.	1226
The petitioner shall file the name and address of any	1227
permit holder who would be affected by the election at the time	1228
the petitioner files the petition with the board of elections.	1229
Within five days after receiving the petition, the board shall	1230
give notice by certified mail to any permit holder within the	1231
community facility that it has received the petition. Failure of	1232
the petitioner to supply the name and address of any permit	1233
holder for or within the community facility as furnished to the	1234
petitioner by the division invalidates the petition.	1235
(C) Not later than the seventy-eighth day before the day	1236
of the next general <u>election</u> or <u>the next special election held</u>	1237
on a day on which a primary election may be held, whichever	1238
occurs first, the board shall examine and determine the	1239
sufficiency of the signatures on the petition. If the board	1240
finds that the petition is valid, it shall order the holding of	1241
an election in the municipal corporation or unincorporated area	1242
of a township on the day of the next general <u>election</u> or <u>the</u>	1243
next special election held on a day on which a primary election	1244
may be held, whichever occurs first, for the submission of the	1245
question set forth in section 4301.356 of the Revised Code.	1246
(D) A petition filed with a board of elections under this	1247
section shall be open to public inspection under rules adopted	1248
by the board.	1249
(E) An elector who is eligible to vote on the question set	1250

forth in section 4301.356 of the Revised Code or any permit

four p.m. of the seventy-fourth day before the day of the

holder for or within the community facility may, not later than

election at which the question will be submitted to the	1254
electors, file a written protest against the local option	1255
petition with the board of elections with which the petition was	1256
filed. Upon the filing of the protest, the board shall promptly	1257
fix a time and place for hearing the protest and shall mail	1258
notice of the time and place to the person who filed the	1259
petition and to the person who filed the protest. At the time	1260
and place fixed, the board shall hear the protest and determine	1261
the validity of the petition.	1262
Sec. 4301.351. (A) If a petition is for submission of the	1263
question of whether the sale of intoxicating liquor shall be	1264
permitted on Sunday, a special election shall be held in the	1265
precinct at the time fixed as provided in section 4301.33 of the	1266
Revised Code. The expenses of holding the election shall be	1267
charged to the municipal corporation or township of which the	1268
precinct is a part.	1269
(B) At the election, one or more of the following	1270
questions, question (B)(1), (B)(2), or (B)(3) as designated in a	1271
valid petition or question (B)(4) as submitted by the	1272
legislative authority of a municipal corporation or the board of	1273
trustees of a township, shall be submitted to the electors of	1274
the precinct:	1275
(1) "Shall the sale of intoxicating liquor, of the same	1276
types as may be legally sold in this precinct on other days of	1277
the week, be permitted in this for consumption on the	1278
premises where sold, between the hours of eleven a.m. and	1279
midnight on Sunday?"	1280
(2) "Shall the sale of intoxicating liquor, of the same	1281
types as may be legally sold in this precinct on other days of	1282
the week, be permitted in this for consumption on the	1283

premises where sold , between the hours of eleven a.m. and	1284
$rac{ ext{midnight}}{ ext{on}}$ on Sunday $_{m{ au}}$ at licensed premises where the sale of food	1285
and other goods and services exceeds fifty per cent of the total	1286
gross receipts of the permit holder at the premises?"	1287
(3) "Shall the sale of wine and mixed beverages, of the	1288
same types as may be legally sold in this precinct on other days	1289
of the week, be permitted in this for consumption off	1290
the premises where sold, between the hours of eleven a.m. and	1291
midnight_on Sunday?"	1292
(4) "Shall the sale of intoxicating liquor, of the same	1293
types as may be legally sold in this precinct on other days of	1294
the week, be permitted in this for consumption on the	1295
premises where sold, between the hours of one p.m. and midnight	1296
on Sunday, at outdoor performing arts centers, as defined in	1297
section 4303.182 of the Revised Code, that have been issued a D-	1298
6 permit?"	1299
Question (B)(4) shall be presented to the electors of a	1300
precinct in which an outdoor performing arts center is located	1301
only if the legislative authority of the municipal corporation	1302
in which, or the board of trustees of the township in which, the	1303
outdoor performing arts center is located submits, not later	1304
than four p.m. of the seventy-fifth day before the day of a	1305
primary or general election that occurs within two years after	1306
April 9, 2001, to the board of elections of the county in which	1307
the precinct is located, a copy of an ordinance or resolution	1308
requesting the submission of that question to the electors of	1309
the precinct. An election on question (B)(4) may not be sought	1310
by a petition under section 4301.33 of the Revised Code.	1311
(C) At the election, one or more of the following-	1312

questions, as designated in a valid petition, shall be submitted

to the electors of the precinct:	1314
(1) "Shall the sale of intoxicating liquor, of the same	1315
types as may be legally sold in this precinct on other days of	1316
the week, be permitted in this for consumption on the-	1317
premises where sold, between the hours of ten a.m. and midnight-	1318
on Sunday?"	1319
(2) "Shall the sale of intoxicating liquor, of the same	1320
types as may be legally sold in this precinct on other days of	1321
the week, be permitted in this for consumption on the-	1322
premises where sold, between the hours of ten a.m. and midnight-	1323
on Sunday, at licensed premises where the sale of food and other-	1324
goods and services exceeds fifty per cent of the total gross-	1325
receipts of the permit holder at the premises?"	1326
(3) "Shall the sale of wine and mixed beverages, of the	1327
same types as may be legally sold in this precinct on other days-	1328
of the week, be permitted in this for consumption off	1329
the premises where sold, between the hours of ten a.m. and	1330
midnight on Sunday?"	1331
(D)—No C or D permit holder who first applied for such a	1332
permit after April 15, 1982, shall sell beer on Sunday unless	1333
the sale of intoxicating liquor is authorized in the precinct or	1334
portion of the precinct at an election on question (B)(1), (B)	1335
(2), or (B)(3) of this section, on question (C)(1), (C)(2), or	1336
(C) (3) of this section, on question (B)(1), (B)(2), or (B)(3) of	1337
section 4301.354 of the Revised Code, on question (C)(1), (C)	1338
(2), or (C) (3) of section 4301.354 of the Revised Code, or on	1339
question (B)(2) of section 4301.355 of the Revised Code. No D-6 $$	1340
permit is required for the sale of beer on Sunday.	1341
The board of elections to which the petition is presented	1342

shall furnish printed ballots at the election in accordance with	1343
section 3505.06 of the Revised Code, and separate ballots shall	1344
be used for the special election under this section. One or more	1345
of the questions prescribed by <u>divisions</u> (B) and (C) of	1346
this section, as designated in the petition, shall be set forth	1347
on each ballot, and the board shall insert in each question the	1348
name or an accurate description of the precinct in which the	1349
election is to be held. Votes shall be cast as provided in	1350
section 3505.06 of the Revised Code.	1351

Sec. 4301.354. (A) If a petition is filed under section 4301.332 of the Revised Code for the submission of one or more questions set forth in this section, a special election shall be held in the precinct as ordered by the board of elections under that section. The expense of holding the special election shall be charged to the municipal corporation or township of which the precinct is a part.

- (B) At the election, one or more of the following questions, as designated in a valid petition, shall be submitted to the electors of the precinct concerning Sunday sales:
- (1) "Shall the sale of intoxicating liquor be permitted in a portion of this precinct between the hours of eleven a.m. and midnight on Sunday for consumption on the premises where sold, where the status of such Sunday sales as allowed or prohibited is inconsistent with the status of such Sunday sales in the remainder of the precinct?"
- (2) "Shall the sale of intoxicating liquor be permitted in a portion of this precinct between the hours of eleven a.m. and midnight—on Sunday for consumption on the premises where sold at licensed premises where the sale of food and other goods exceeds fifty per cent of the total gross receipts of the permit holder

at the premises, where the status of such Sunday sales as	1373
allowed or prohibited is inconsistent with the status of such	1374
Sunday sales in the remainder of the precinct?"	1375
(3) "Shall the sale of wine and mixed beverages be	1376
permitted in a portion of this precinct between the hours of	1377
eleven a.m. and midnight on Sunday for consumption off the	1378
premises where sold, where the status of such Sunday sales as	1379
allowed or prohibited is inconsistent with the status of such	1380
Sunday sales in the remainder of the precinct?"	1381
(C) At the election, one or more of the following-	1382
questions, as designated in a valid petition, shall be submitted-	1383
to the electors of the precinct concerning Sunday sales:	1384
(1) "Shall the sale of intoxicating liquor be permitted in-	1385
a portion of this precinct between the hours of ten a.m. and	1386
midnight on Sunday for consumption on the premises where sold,	1387
where the status of such Sunday sales as allowed or prohibited	1388
is inconsistent with the status of such Sunday sales in the	1389
remainder of the precinct?"	1390
(2) "Shall the sale of intoxicating liquor be permitted in-	1391
a portion of this precinct between the hours of ten a.m. and	1392
midnight on Sunday for consumption on the premises where sold at-	1393
licensed premises where the sale of food and other goods exceeds-	1394
fifty per cent of the total gross receipts of the permit holder-	1395
at the premises, where the status of such Sunday sales as-	1396
allowed or prohibited is inconsistent with the status of such	1397
Sunday sales in the remainder of the precinct?"	1398
(3) "Shall the sale of wine and mixed beverages be	1399
permitted in a portion of this precinct between the hours of ten-	1400
a.m. and midnight on Sunday for consumption off the premises-	1401

where sold, where the status of such Sunday sales as allowed or	1402
prohibited is inconsistent with the status of such Sunday sales-	1403
in the remainder of the precinct?"	1404

(D)—The board of elections shall furnish printed ballots 1405 at the special election as provided under section 3505.06 of the 1406 Revised Code, except that a separate ballot shall be used for 1407 the special election. The one or more questions set forth in 1408 divisions division (B) and (C) of this section shall be printed 1409 on each ballot, and the board shall insert in the questions 1410 appropriate words to complete each and a description of the 1411 portion of the precinct that would be affected by the results of 1412 the election. 1413

The description of the portion of the precinct shall 1414 include either the complete listing of street addresses in that 1415 portion or a condensed text that accurately describes the 1416 boundaries of the portion of the precinct by street name or by 1417 another name generally known by the residents of the portion of 1418 the precinct. If other than a full street listing is used, the 1419 full street listing also shall be posted in each polling place 1420 in a location that is easily accessible to all voters. Failure 1421 of the board of elections to completely and accurately list all 1422 street addresses in the affected area of the precinct does not 1423 affect the validity of the election at which the failure 1424 occurred and is not grounds for contesting an election under 1425 section 3515.08 of the Revised Code. Votes shall be cast as 1426 provided under section 3505.06 of the Revised Code. 1427

Sec. 4301.355. (A) If a petition is filed under section 1428
4301.333 of the Revised Code for the submission of the question 1429
or questions set forth in this section, it shall be held in the 1430
precinct as ordered by the board of elections under that 1431

section. The expense of holding the election shall be charged to	1432
the municipal corporation or township of which the precinct is a	1433
part.	1434
(B) At the election, one or more of the following	1435
questions, as designated in a valid petition, shall be submitted	1436
to the electors of the precinct:	1437
	1 420
(1) "Shall the sale of (insert beer, wine and	1438
mixed beverages, or spirituous liquor) be permitted by	1439
(insert name of applicant, liquor permit holder, or	1440
liquor agency store, including trade or fictitious name under	1441
which applicant for, or holder of, liquor permit or liquor	1442
agency store either intends to do, or does, business at the	1443
particular location), an (insert "applicant for" or	1444
"holder of" or "operator of") a (insert class name of	1445
liquor permit or permits followed by the words "liquor	1446
permit(s)" or, if appropriate, the words "liquor agency store	1447
for the State of Ohio"), who is engaged in the business of	1448
(insert general nature of the business in which	1449
applicant or liquor permit holder is engaged or will be engaged	1450
in at the particular location, as described in the petition) at	1451
(insert address of the particular location within the	1452
precinct as set forth in the petition) in this precinct?"	1453
(2) "Shall the sale of (insert beer, wine and	1454
mixed beverages, or spirituous liquor) be permitted for sale on	1455
Sunday between the hours of (insert "ten a.m. and	1456
midnight" or "eleven a.m. and midnight") by (insert	1457
name of applicant, liquor permit holder, or liquor agency store,	1458
including trade or fictitious name under which applicant for, or	1459
holder of, liquor permit or liquor agency store either intends	1460
to do, or does, business at the particular location), an	1461
	1101

(insert "applicant for a D-6 liquor permit," "holder of a D-6	1462
liquor permit," "applicant for or holder of an A-1-A, A-2, A-2f,	1463
A-3a, C-1, C-2x, D-1, D-2x, D-3, D-3x, D-4, D-5, D-5b, D-5c, D-	1464
5e, D-5f, D-5g, D-5h, D-5i, D-5j, D-5k, D-5l, D-5m, D-5n, D-5o,	1465
or D-7 liquor permit," if only the approval of beer sales is	1466
sought, or "liquor agency store") who is engaged in the business	1467
of (insert general nature of the business in which	1468
applicant or liquor permit holder is engaged or will be engaged	1469
in at the particular location, as described in the petition) at	1470
(insert address of the particular location within the	1471
precinct) in this precinct?"	1472
(C) The board of elections shall furnish printed ballots	1473
at the election as provided under section 3505.06 of the Revised	1474
Code, except that a separate ballot shall be used for the	1475
election under this section. The question set forth in this	1476
section shall be printed on each ballot, and the board shall	1477
insert in the question appropriate words to complete it. Votes	1478
shall be cast as provided under section 3505.06 of the Revised	1479
Code.	1480
Sec. 4301.356. If a petition is filed under section	1481
4301.334 of the Revised Code for the submission of the question	1482
set forth in this section, an election shall be held in the	1483
municipal corporation or unincorporated area of a township as	1484
ordered by the board of elections under that section.	1485
Except as otherwise provided in this section, if the	1486
legislative authority of a municipal corporation in whose	1487
territory, or the board of township trustees of a township in	1488
whose unincorporated area, a community facility is located	1489
submits, not later than four p.m. of the ninetieth day before	1490
the day of a general election or a special election held on a	1491

day on which a primary or general election may be held, to the	1492
board of elections of the county in which the community facility	1493
is located an ordinance or resolution requesting the submission	1494
of the question set forth in this section to the electors of the	1495
municipal corporation or unincorporated area of the township,	1496
the board of elections shall order that an election be held on	1497
that question in the municipal corporation or the unincorporated	1498
area of the township on the day of the next general election or	1499
the next special election held on a day on which a primary or	1500
general election may be held, whichever occurs first. The	1501
legislative authority or board of township trustees shall submit	1502
the name and address of any permit holder who would be affected	1503
by the results of the election to the board of elections at the	1504
same time it submits the ordinance or resolution. The board of	1505
elections, within five days after receiving the name and	1506
address, shall give notice by certified mail to each permit	1507
holder that it has received the ordinance or resolution. Failure	1508
of the legislative authority or board of township trustees to	1509
supply the name and address of each permit holder to the board	1510
of elections invalidates the effect of the ordinance or	1511
resolution.	1512
At the election, the following question shall be submitted	1513
to the electors of the municipal corporation or unincorporated	1514
area of a township:	1515
"Shall the sale of beer and intoxicating liquor be	1516
permitted on <u>all</u> days of the week -other than Sunday and between-	1517
the hours of (insert "ten a.m." or "eleven a.m.") and	1518
midnight on, including Sunday, at (insert name of	1519
community facility), a community facility as defined by section	1520
4301.01 of the Revised Code, and located at $_$ (insert the	1521

address of the community facility and, if the community facility 1522

is a comm	unity enterta	inment district,	the boundaries	of the	1523
district,	as set forth	in the petition	n)?"		1524

The board of elections shall furnish printed ballots at 1525 the election as provided under section 3505.06 of the Revised 1526 Code, except that a separate ballot shall be used for the 1527 election under this section. The question set forth in this 1528 section shall be printed on each ballot, and the board shall 1529 insert in the question appropriate words to complete it, subject 1530 to the approval of the secretary of state. Votes shall be cast 1531 as provided under section 3505.06 of the Revised Code. 1532

Sec. 4301.361. (A) If a majority of the electors voting on 1533 questions set forth in section 4301.351 of the Revised Code in a 1534 precinct vote "yes" on question (B) (1) - or (C) (1), or, if both 1535 questions (B) (1) and (B) (2), or questions (C) (1) and (C) (2), are 1536 submitted, "yes" on both questions or "yes" on question (B)(1) 1537 $\frac{\text{or}(C)(1)}{\text{but}}$ "no" on question (B)(2) $\frac{\text{or}(C)(2)}{\text{or}}$, sales of 1538 intoxicating liquor shall be allowed on Sunday in the manner and 1539 under the conditions specified in question (B) (1) - or (C) (1), 1540 under a D-6 permit, within the precinct concerned, during the 1541 hours specified in division $\frac{(A)-(N)}{(N)}$ of section 4303.182 of the 1542 Revised Code and during the period the election is in effect as 1543 defined in section 4301.37 of the Revised Code. 1544

(B) If only question (B) (2) or (C) (2)—is submitted to the 1545 voters or if questions (B) (2) and (B) (3) $\frac{\text{or}}{\text{(C)}}$ (2) and (C) (3) 1546 are submitted and a majority of the electors voting in a 1547 precinct vote "yes" on question (B) (2) $\frac{\text{or}}{\text{(C)}}$ as set forth in 1548 section 4301.351 of the Revised Code, sales of intoxicating 1549 liquor shall be allowed on Sunday in the manner and under the 1550 conditions specified in question (B)(2)-or (C)(2), under a D-6 1551 permit, within the precinct concerned, during the hours 1552

specified in division $\frac{(A)-(N)}{(N)}$ of section 4303.182 of the Revised	1553
Code and during the period the election is in effect as defined	1554
in section 4301.37 of the Revised Code, even if question (B)(1)	1555
or (C)(1) was also submitted and a majority of the electors	1556
voting in the precinct voted "no."	1557
(C) If question (B)(3) or (C)(3)—is submitted and a	1558
majority of electors voting on question (B)(3) $\frac{1}{2}$ or (C)(3) as set	1559
forth in section 4301.351 of the Revised Code in a precinct vote	1560
"yes," sales of wine and mixed beverages shall be allowed on	1561
Sunday in the manner and under the conditions specified in	1562
question (B)(3) $-$ or (C)(3), under a D-6 permit, within the	1563
precinct concerned, during the hours specified in division $\frac{(A)}{(A)}$	1564
(N) of section 4303.182 of the Revised Code and during the	1565
period the election is in effect as defined in section 4301.37	1566
of the Revised Code.	1567
(D) If questions (B)(1), (B)(2), and (B)(3), or questions	1568
(C) (1), (C) (2), and (C) (3), as set forth in section 4301.351 of	1569
the Revised Code, are all submitted and a majority of the	1570
electors voting in such precinct vote "no" on all three	1571
questions, no sales of intoxicating liquor shall be made within	1572
the precinct concerned after two-thirty a.m. on Sunday as	1573
specified in the questions submitted, during the period the	1574
election is in effect as defined in section 4301.37 of the	1575
Revised Code.	1576
(E) If question (C) (1) as set forth in section 4301.351 of	1577
the Revised Code is submitted to the voters in a precinct in	1578
which question (B)(1) as set forth in that section previously	1579
was submitted and approved, and the results of the election on-	1580
question (B)(1) are still in effect in the precinct; or if-	1581
question (C) (2) as set forth in that section is submitted to the	1582

voters in a precinct in which question (B)(2) as set forth in	1583
that section previously was submitted and approved, and the	1584
results of the election on question (B)(2) are still in effect	1585
in the precinct; or if question (C)(3) as set forth in that	1586
section is submitted to the voters in a precinct in which-	1587
question (B)(3) as set forth in that section previously was	1588
submitted and approved, and the results of the election on-	1589
question (B)(3) are still in effect in the precinct; and if a	1590
majority of the electors voting on question (C)(1), (C)(2), or-	1591
(C) (3) vote "no," then sales shall continue to be allowed in the	1592
precinct in the manner and under the conditions specified in the	1593
previously approved question (B)(1), (B)(2), or (B)(3), as-	1594
applicable.	1595

(F)—If question (B)(4) as set forth in section 4301.351 of 1596 the Revised Code is submitted and a majority of the electors 1597 voting in the precinct vote "yes," sales of intoxicating liquor 1598 shall be allowed on Sunday at outdoor performing arts centers in 1599 the manner and under the conditions specified in question (B) (4) 1600 under a D-6 permit, within the precinct concerned, during the 1601 hours specified in division (F) of section 4303.182 of the 1602 Revised Code and during the period the election is in effect as 1603 defined in section 4301.37 of the Revised Code. If question (B) 1604 (4) as set forth in section 4301.351 of the Revised Code is 1605 submitted and a majority of the electors voting in the precinct 1606 vote "no," no sales of intoxicating liquor shall be allowed at 1607 outdoor performing arts centers in the precinct concerned under 1608 a D-6 permit, after 2:30 a.m. on Sunday, during the period the 1609 election is in effect as defined in section 4301.37 of the 1610 Revised Code. 1611

Sec. 4301.364. (A) If a majority of the electors in a 1612 precinct vote "yes" on question (B) (1) $\frac{\text{or (C)}(1)}{\text{as set forth in}}$ 1613

section 4301.354 of the Revised Code, the sale of intoxicating	1614
liquor, of the same types as may be legally sold in the precinct	1615
on other days of the week, shall be permitted on Sunday in the	1616
portion of the precinct affected by the results of the election	1617
during the hours specified in division $\frac{(A)}{(N)}$ of section	1618
4303.182 of the Revised Code and in the manner and under the	1619
conditions specified in the question, subject only to this	1620
chapter and Chapter 4303. of the Revised Code.	1621

- (B) If a majority of the electors in a precinct vote "yes" 1622 on question (B)(2) or (C)(2) as set forth in section 4301.354 of 1623 the Revised Code, the sale of intoxicating liquor, of the same 1624 types as may be legally sold in the precinct on other days of 1625 the week, shall be permitted on Sunday in the portion of the 1626 precinct affected by the results of the election during the 1627 hours specified in division $\frac{(A)-(N)}{(N)}$ of section 4303.182 of the 1628 Revised Code and in the manner and under the conditions 1629 specified in the question, subject only to this chapter and 1630 Chapter 4303. of the Revised Code. 1631
- (C) If a majority of the electors in a precinct vote "yes" 1632 on question (B)(3) or (C)(3) as set forth in section 4301.354 of 1633 the Revised Code, the sale of wine and mixed beverages shall be 1634 permitted on Sunday in the portion of the precinct affected by 1635 the results of the election during the hours specified in 1636 division $\frac{(A)-(N)}{(N)}$ of section 4303.182 of the Revised Code and in 1637 the manner and under the conditions specified in the question, 1638 subject only to this chapter and Chapter 4303. of the Revised 1639 Code. 1640
- (D) If a majority of the electors in a precinct vote "no" 1641 on question (B)(1) $\frac{\text{or }(C)(1)}{\text{as}}$ set forth in section 4301.354 of 1642 the Revised Code, no sale of intoxicating liquor shall be 1643

permitted on Sunday in the manner and under the conditions	1644
specified in the question in the portion of the precinct	1645
affected by the results of the election.	1646
(E) If a majority of the electors in a precinct vote "no"	1647
on question (B)(2) $\frac{\text{or}(C)(2)}{\text{as}}$ as set forth in section 4301.354 of	1648
the Revised Code, no sale of intoxicating liquor shall be	1649
permitted on Sunday in the manner and under the conditions	1650
specified in the question in the portion of the precinct	1651
affected by the results of the election.	1652
(F) If a majority of the electors in a precinct vote "no"	1653
on question (B)(3) $\frac{\text{or}(C)(3)}{\text{as}}$ as set forth in section 4301.354 of	1654
the Revised Code, no sale of wine or mixed beverages shall be	1655
permitted on Sunday in the manner and under the conditions	1656
specified in the question in the portion of the precinct	1657
affected by the results of the election.	1658
affected by the results of the election. (G) If question (C)(1) as set forth in section 4301.354 of	1658 1659
(G) If question (C)(1) as set forth in section 4301.354 of	1659
(G) If question (C)(1) as set forth in section 4301.354 of the Revised Code is submitted to the voters in a precinct in	1659 1660
(G) If question (C)(1) as set forth in section 4301.354 of the Revised Code is submitted to the voters in a precinct in which question (B)(1) as set forth in that section previously	1659 1660 1661
(G) If question (C)(1) as set forth in section 4301.354 of the Revised Code is submitted to the voters in a precinct in which question (B)(1) as set forth in that section previously was submitted and approved, and the results of the election on	1659 1660 1661 1662
(G) If question (C)(1) as set forth in section 4301.354 of the Revised Code is submitted to the voters in a precinct in which question (B)(1) as set forth in that section previously was submitted and approved, and the results of the election on question (B)(1) are still in effect in the precinct; or if	1659 1660 1661 1662 1663
(G) If question (C)(1) as set forth in section 4301.354 of the Revised Code is submitted to the voters in a precinct in which question (B)(1) as set forth in that section previously was submitted and approved, and the results of the election on question (B)(1) are still in effect in the precinct; or if question (C)(2) as set forth in that section is submitted to the	1659 1660 1661 1662 1663 1664
(G) If question (C)(1) as set forth in section 4301.354 of the Revised Code is submitted to the voters in a precinct in which question (B)(1) as set forth in that section previously was submitted and approved, and the results of the election on question (B)(1) are still in effect in the precinct; or if question (C)(2) as set forth in that section is submitted to the voters in a precinct in which question (B)(2) as set forth in	1659 1660 1661 1662 1663 1664 1665
(G) If question (C)(1) as set forth in section 4301.354 of the Revised Code is submitted to the voters in a precinct in which question (B)(1) as set forth in that section previously was submitted and approved, and the results of the election on question (B)(1) are still in effect in the precinct; or if question (C)(2) as set forth in that section is submitted to the voters in a precinct in which question (B)(2) as set forth in that section previously was submitted and approved, and the	1659 1660 1661 1662 1663 1664 1665 1666
(G) If question (C)(1) as set forth in section 4301.354 of the Revised Code is submitted to the voters in a precinct in which question (B)(1) as set forth in that section previously was submitted and approved, and the results of the election on question (B)(1) are still in effect in the precinct; or if question (C)(2) as set forth in that section is submitted to the voters in a precinct in which question (B)(2) as set forth in that section previously was submitted and approved, and the results of the election on question (B)(2) are still in effect	1659 1660 1661 1662 1663 1664 1665 1666
(G) If question (C)(1) as set forth in section 4301.354 of the Revised Code is submitted to the voters in a precinct in which question (B)(1) as set forth in that section previously was submitted and approved, and the results of the election on question (B)(1) are still in effect in the precinct; or if question (C)(2) as set forth in that section is submitted to the voters in a precinct in which question (B)(2) as set forth in that section previously was submitted and approved, and the results of the election on question (B)(2) are still in effect in the precinct; or if question (C)(3) as set forth in that	1659 1660 1661 1662 1663 1664 1665 1666 1667 1668
(G) If question (C)(1) as set forth in section 4301.354 of the Revised Code is submitted to the voters in a precinct inwhich question (B)(1) as set forth in that section previously was submitted and approved, and the results of the election on question (B)(1) are still in effect in the precinct; or if question (C)(2) as set forth in that section is submitted to the voters in a precinct in which question (B)(2) as set forth in that section previously was submitted and approved, and the results of the election on question (B)(2) are still in effect in the precinct; or if question (C)(3) as set forth in that section is submitted to the voters in a precinct in which	1659 1660 1661 1662 1663 1664 1665 1666 1667 1668 1669

majority of the electors voting on question (C)(1), (C)(2), or-

(C) (3) vote "no," then sales shall continue to be allowed in the	1674
precinct in the manner and under the conditions specified in the-	1675
previously approved question (B)(1), (B)(2), or (B)(3), as-	1676
applicable.	1677

Sec. 4301.365. (A) If a majority of the electors in a 1678 precinct vote "yes" on questions (B)(1) and (2) as set forth in 1679 section 4301.355 of the Revised Code, the sale of beer, wine and 1680 mixed beverages, or spirituous liquor, whichever was the subject 1681 of the election, shall be allowed at the particular location and 1682 for the use specified in the questions under each permit applied 1683 for by the petitioner or at the address listed for the liquor 1684 agency store, and, in relation to question (B)(2), during the 1685 hours on Sunday specified in division (A) of section 4303.182 of 1686 the Revised Code, subject only to this chapter and Chapter 4303. 1687 of the Revised Code. Failure to continue to use the particular 1688 location for any proposed or stated use set forth in the 1689 petition is grounds for the denial of a renewal of the liquor 1690 permit under division (A) of section 4303.271 of the Revised 1691 Code or is grounds for the nonrenewal or cancellation of the 1692 liquor agency store contract by the division of liquor control, 1693 except in the case where the liquor permit holder or liquor 1694 agency store decides to cease the sale of beer, wine and mixed 1695 beverages, or spirituous liquor, whichever was the subject of 1696 the election, on Sundays. 1697

(B) Except as otherwise provided in division (H) of this
section, if If a majority of the electors in a precinct vote
1699
"yes" on question (B)(1) and "no" on question (B)(2) as set
1700
forth in section 4301.355 of the Revised Code, the sale of beer,
wine and mixed beverages, or spirituous liquor, whichever was
1702
the subject of the election, shall be allowed at the particular
location for the use specified in question (B)(1) of section
1704

4301.355 of the Revised Code and under each permit applied for	1705
by the petitioner, except for a D-6 permit, subject only to this	1706
chapter and Chapter 4303. of the Revised Code.	1707
(C) If a majority of the electors in a precinct vote "no"	1708
on question (B)(1) as set forth in section 4301.355 of the	1709
Revised Code, no sales of beer, wine and mixed beverages, or	1710
spirituous liquor, whichever was the subject of the election,	1711
shall be allowed at the particular location for the use	1712
specified in the petition during the period the election is in	1713
effect as defined in section 4301.37 of the Revised Code.	1714
(D) If a majority of the electors in a precinct vote only	1715
on question (B)(2) as set forth in section 4301.355 of the	1716
Revised Code and that vote results in a majority "yes" vote,	1717
sales of beer, wine and mixed beverages, or spirituous liquor,	1718
whichever was the subject of the election, shall be allowed at	1719
the particular location for the use specified in the petition on	1720
Sunday during the hours specified in division $\frac{(A)-(N)}{(N)}$ of section	1721
4303.182 of the Revised Code and during the period the election	1722
is in effect as defined in section 4301.37 of the Revised Code.	1723
(E) Except as otherwise provided in division (H) of this-	1724
section, if If a majority of the electors in a precinct vote	1725
only on question (B)(2) as set forth in section 4301.355 of the	1726
Revised Code and that vote results in a majority "no" vote, no	1727
sales of beer, wine and mixed beverages, or spirituous liquor,	1728
whichever was the subject of the election, shall be allowed at	1729
the particular location for the use and during the hours	1730
specified in the petition on Sunday during the period the	1731
election is in effect as defined in section 4301.37 of the	1732
Revised Code.	1733

(F) In case of elections in the same precinct for the

question or questions set forth in section 4301.355 of the	1735
Revised Code and for a question or questions set forth in	1736
section 4301.35, 4301.351, 4301.353, 4301.354, 4303.29, or	1737
4305.14 of the Revised Code, the results of the election held on	1738
the question or questions set forth in section 4301.355 of the	1739
Revised Code shall apply to the particular location	1740
notwithstanding the results of the election held on the question	1741
or questions set forth in section 4301.35, 4301.351, 4301.353,	1742
4301.354, 4303.29, or 4305.14 of the Revised Code.	1743
(G) Sections 4301.32 to 4301.41 of the Revised Code do not	1744
prohibit the transfer of ownership of a permit that was issued	1745
to a particular location as the result of an election held on	1746
sales of beer, wine and mixed beverages, spirituous liquor, or	1747
intoxicating liquor at that particular location as long as the	1748
general nature of the business at that particular location	1749
described in the petition for that election remains the same	1750
after the transfer.	1751
(H) If question (B)(2) as set forth in section 4301.355 of	1752
the Revised Code is submitted to the electors of a precinct-	1753
proposing to authorize the sale of beer, wine and mixed-	1754
beverages, or spirituous liquor between the hours of ten a.m.	1755
and midnight at a particular location at which the sale of beer,	1756
wine and mixed beverages, spirituous liquor, or intoxicating	1757
liquor is already allowed between the hours of eleven a.m. and	1758
midnight or one p.m. and midnight and the question submitted is	1759
defeated, the sale of beer, wine and mixed beverages, spirituous-	1760
liquor, or intoxicating liquor between the hours of eleven a.m.	1761
and midnight or one p.m. and midnight, as applicable, shall	1762
continue at that particular location.	1763

Sec. 4301.366. If a majority of the electors voting on the 1764

question specified in section 4301.356 of the Revised Code vote	1765
"yes," the sale of beer and intoxicating liquor shall be allowed	1766
at the community facility on <u>all</u> days of the week other than ,	1767
including Sunday and during the hours on Sunday specified in	1768
division (A) of section 4303.182 of the Revised Code, for the	1769
use specified in the question, subject only to this chapter and	1770
Chapter 4303. of the Revised Code. Failure to continue to use	1771
the location as a community facility constitutes good cause for	1772
rejection of the renewal of the liquor permit under division (A)	1773
of section 4303.271 of the Revised Code.	1774

If a majority of the electors voting on the question 1775 specified in section 4301.356 of the Revised Code vote "no," no 1776 sales of beer or intoxicating liquor shall be made at or within 1777 the community facility during the period the election is in 1778 effect as defined in section 4301.37 of the Revised Code. 1779

Sec. 4301.403. (A) As used in this section, "exhibition 1780 premises" means a premises at the site where an exhibition 1781 sanctioned by the U.S. Christopher Columbus quincentenary 1782 jubilee commission is being or has been held, if the exhibition 1783 is or was sponsored by an organization that also is sponsoring 1784 or has sponsored an exhibition sanctioned by the international 1785 association of horticulture producers. 1786

(B) Sections 4301.32 to 4301.391 and 4305.14 of the 1787 Revised Code and the provisions for local option elections and 1788 the election on the question of the repeal of Section 9 of 1789 Article XV, Ohio Constitution, in section 4303.29 of the Revised 1790 Code do not affect or prohibit the sale of beer or intoxicating 1791 liquor at an exhibition premises if the permit holder for the 1792 premises operates pursuant to the authority of a D liquor permit 1793 issued pursuant to Chapter 4303. of the Revised Code. 1794

Permit D-6 shall be issued to the holder of any D permit	1795
that authorizes the sale of intoxicating liquor and that is	1796
issued for an exhibition premises to allow the sale of	1797
intoxicating liquor under the permit at the premises between-	1798
during the hours of one p.m. and midnight on Sunday specified in	1799
division (N) of section 4303.182 of the Revised Code, whether or	1800
not such sale has been authorized in an election held under	1801
section 4301.351 of the Revised Code. Notwithstanding section	1802
4301.351 of the revised code Revised Code, the holder of a D	1803
permit issued for an exhibition premises may sell beer on Sunday	1804
whether or not the sale of intoxicating liquor has been	1805
authorized in an election held under that section.	1806

- (C) Nothing in section 4303.29 of the Revised Code shall 1807 be construed to restrict the issuance of a D permit for an 1808 exhibition premises. An application for a D permit for an 1809 exhibition premises is exempt from the population quota 1810 restrictions contained in section 4303.29 of the Revised Code 1811 and from the population quota restrictions contained in any rule 1812 of the liquor control commission. The location of a D permit 1813 issued for an exhibition premises shall not be transferred. An 1814 applicant applying for a D-1, D-2, D-3, D-4, or D-5 permit for 1815 an exhibition premises is not subject to section 4303.31 of the 1816 Revised Code. 1817
- Sec. 4301.404. (A) As used in this section, "center for 1818 the preservation of wild animals" means a conservation center 1819 located on not less than five thousand acres of land that 1820 provides scientific, educational, and recreational resources to 1821 advance the conservation of animal populations and habitats. 1822
- (B) Sections 4301.32 to 4301.391 and 4305.14 of the 1823
 Revised Code and the provisions for local option elections and 1824

the election on the repeal of Ohio Constitution, Article XV,	1825
Section 9 in section 4303.29 of the Revised Code do not affect	1826
or prohibit the sale of beer or intoxicating liquor at a center	1827
for the preservation of wild animals if any permit holder for	1828
the premises operates pursuant to the authority of a D liquor	1829
permit issued pursuant to Chapter 4303. of the Revised Code.	1830
(C) Permit D-6 shall be issued to the holder of any D	1831
permit that authorizes the sale of intoxicating liquor and that	1832
is issued for a center for the preservation of wild animals to	1833
allow the sale of intoxicating liquor under the permit at the	1834
premises between during the hours of one p.m. and midnight on	1835
Sunday specified in division (N) of section 4303.182 of the	1836
Revised Code, whether or not such sale has been authorized in an	1837
election held under section 4301.351 of the Revised Code.	1838
Notwithstanding section 4301.351 of the Revised Code, the holder	1839
of a D permit issued for a center for the preservation of wild	1840
animals may sell beer on Sunday whether or not the sale of	1841
intoxicating liquor has been authorized in an election held	1842
under that section.	1843
Sec. 4301.58. (A) As used in this section:	1844
(1) "Charitable organization" is an organization described	1845
under section 501(c)(3) of the Internal Revenue Code and exempt	1846
from federal income taxation under section 501(a) of the	1847
<u>Internal Revenue Code</u> .	1848
(2) "Fundraiser" means a raffle, silent auction, or event	1849
where a door prize is awarded.	1850
(3) "Political organization" means a political	1851
organization defined under section 527 of the Internal Revenue	1852
Code.	1853

(4) "Raffle" means a raffle conducted in accordance with	1854
Chapter 2915. of the Revised Code.	1855
(5) "Silent auction" means a method of submitting bids in	1856
writing by one or more persons and, after a review of all the	1857
bids received, personal property is awarded to the highest and	1858
most responsive bidder.	1859
(B) No person, personally or by the person's clerk, agent,	1860
or employee, who is not the holder of an A permit issued by the	1861
division of liquor control, in force at the time, and	1862
authorizing the manufacture of beer or intoxicating liquor, or	1863
who is not an agent or employee of the division authorized to	1864
manufacture such beer or intoxicating liquor, shall manufacture	1865
any beer or intoxicating liquor for sale, or shall manufacture	1866
spirituous liquor.	1867
(B) (C) No person, personally or by the person's clerk,	1868
agent, or employee, who is not the holder of an A, B, C, D, E,	1869
F, G, I, or S permit issued by the division, in force at the	1870
time, and authorizing the sale of beer, intoxicating liquor, or	1871
alcohol, or who is not an agent or employee of the division or	1872
the tax commissioner authorized to sell such beer, intoxicating	1873
liquor, or alcohol, shall sell, keep, or possess beer,	1874
intoxicating liquor, or alcohol for sale to any persons other	1875
than those authorized by Chapters 4301. and 4303. of the Revised	1876
Code to purchase any beer or intoxicating liquor, or sell any	1877
alcohol at retail. This division does not apply to or affect the	1878
sale or possession for sale of any low-alcohol beverage.	1879
$\frac{(C)-(D)}{(D)}$ No person, personally or by the person's clerk,	1880
agent, or employee, who is the holder of a permit issued by the	1881
division, shall sell, keep, or possess for sale any intoxicating	1882
liquor not purchased from the division or from the holder of a	1883

permit issued by the division authorizing the sale of such	1884
intoxicating liquor unless the same has been purchased with the	1885
special consent of the division. The division shall revoke the	1886
permit of any person convicted of a violation of division (C) of	1887
this section.	1888
(E) Division (B) of this section does not apply to either	1889
of the following:	1890
or the forfowing.	1090
(1) The sale or possession for sale of any low-alcohol	1891
beverage;	1892
(2) Beer and intoxicating liquor that is given away if all	1893
of the following apply:	1894
(a) The beer or intoxicating liquor is given away by a	1895
charitable or political organization to a participant in a	1896
fundraiser.	1897
(b) Any beer, wine, or mixed beverages given away via the	1898
fundraiser is purchased from a person issued a permit under	1899
Chapter 4303. of the Revised Code.	1900
(c) Any spirituous liquor given away via the fundraiser is	1901
purchased from an agency store located in this state.	1902
(d) December any opinituous liquon depoted to the	1903
(d) Regarding any spirituous liquor donated to the	
charitable or political organization for purposes of the	1904
fundraiser, the donor is not an agency store located in this	1905
state and submits to the charitable or political organization	1906
receipts showing that the donor purchased the spirituous liquor	1907
from an agency store located in this state.	1908
(e) The charitable or political organization submits	1909
purchase receipts for the spirituous liquor given away via a	1910
fundraiser to the division of liquor control as proof that the	1911

spirituous liquor was purchased from an agency store located in	1912
this state. The charitable or political organization shall	1913
submit the receipts in accordance with procedures that the	1914
division shall establish.	1915
Sec. 4301.62. (A) As used in this section:	1916
(1) "Chauffeured limousine" means a vehicle registered	1917
under section 4503.24 of the Revised Code.	1918
(2) "Street," "highway," and "motor vehicle" have the same	1919
meanings as in section 4511.01 of the Revised Code.	1920
(B) No person shall have in the person's possession an	1921
opened container of beer or intoxicating liquor in any of the	1922
following circumstances:	1923
(1) Except as provided in division (C)(1)(e) of this	1924
section, in an agency store;	1925
(2) Except as provided in division (C) or (J) of this	1926
section, on the premises of the holder of any permit issued by	1927
the division of liquor control;	1928
(3) In any other public place;	1929
(4) Except as provided in division (D) or (E) of this	1930
section, while operating or being a passenger in or on a motor	1931
vehicle on any street, highway, or other public or private	1932
property open to the public for purposes of vehicular travel or	1933
parking;	1934
(5) Except as provided in division (D) or (E) of this	1935
section, while being in or on a stationary motor vehicle on any	1936
street, highway, or other public or private property open to the	1937
public for purposes of vehicular travel or parking.	1938

(C)(1) A person may have in the person's possession an	1939
opened container of any of the following:	1940
(a) Beer or intoxicating liquor that has been lawfully	1941
purchased for consumption on the premises where bought from the	1942
holder of an A-1-A, A-2, A-2f, A-3a, D-1, D-2, D-3, D-3a, D-4,	1943
D-4a, D-5, D-5a, D-5b, D-5c, D-5d, D-5e, D-5f, D-5g, D-5h, D-5i,	1944
D-5j, D-5k, D-5l, D-5m, D-5n, D-5o, D-7, D-8, E, F, F-2, F-5, F-	1945
7, or F-8 permit;	1946
(b) Beer, wine, or mixed beverages served for consumption	1947
on the premises by the holder of an F-3 permit, wine served as a	1948
tasting sample by an A-2, S-1, or S-2 permit holder for	1949
consumption on the premises of a farmers market for which an F-	1950
10 permit has been issued, or wine served for consumption on the	1951
premises by the holder of an F-4 or F-6 permit;	1952
(c) Beer or intoxicating liquor consumed on the premises	1953
of a convention facility as provided in section 4303.201 of the	1954
Revised Code;	1955
(d) Beer or intoxicating liquor to be consumed during	1956
tastings and samplings approved by rule of the liquor control	1957
commission;	1958
(e) Spirituous liquor to be consumed for purposes of a	1959
tasting sample, as defined in section 4301.171 of the Revised	1960
Code.	1961
(2) A person may have in the person's possession on an F	1962
liquor permit premises an opened container of beer or	1963
intoxicating liquor that was not purchased from the holder of	1964
the F permit if the premises for which the F permit is issued is	1965
a music festival and the holder of the F permit grants	1966
permission for that possession on the premises during the period	1967

for which the F permit is issued. As used in this division,

1968

for which the r permit is issued. As used in this division,	1000
"music festival" means a series of outdoor live musical	1969
performances, extending for a period of at least three	1970
consecutive days and located on an area of land of at least	1971
forty acres.	1972
(3)(a) A person may have in the person's possession on a	1973
D-2 liquor permit premises an opened or unopened container of	1974
wine that was not purchased from the holder of the D-2 permit if	1975
the premises for which the D-2 permit is issued is an outdoor	1976
performing arts center, the person is attending an orchestral	1977
performance, and the holder of the D-2 permit grants permission	1978
for the possession and consumption of wine in certain	1979
predesignated areas of the premises during the period for which	1980
the D-2 permit is issued.	1981
(b) As used in division (C)(3)(a) of this section:	1982
(i) "Orchestral performance" means a concert comprised of	1983
a group of not fewer than forty musicians playing various	1984
musical instruments.	1985
(ii) "Outdoor performing arts center" means an outdoor	1986
performing arts center that is located on not less than one	1987
hundred fifty acres of land and that is open for performances	1988
from the first day of April to the last day of October of each	1989
year.	1990
(4) A person may have in the person's possession an opened	1991
or unopened container of beer or intoxicating liquor at an	1992
outdoor location at which the person is attending an orchestral	1993
performance as defined in division (C)(3)(b)(i) of this section	1994
if the person with supervision and control over the performance	1995
grants permission for the possession and consumption of beer or	1996

intoxicating liquor in certain predesignated areas of that	1997
outdoor location.	1998
(5) A person may have in the person's possession on an F-9	1999
liquor permit premises an opened or unopened container of beer	2000
or intoxicating liquor that was not purchased from the holder of	2001
the F-9 permit if the person is attending either of the	2002
following:	2003
(a) An orchestral performance and the F-9 permit holder	2004
grants permission for the possession and consumption of beer or	2005
intoxicating liquor in certain predesignated areas of the	2006
premises during the period for which the F-9 permit is issued;	2007
(b) An outdoor performing arts event or orchestral	2008
performance that is free of charge and the F-9 permit holder	2009
annually hosts not less than twenty-five other events or	2010
performances that are free of charge on the permit premises.	2011
As used in division (C)(5) of this section, "orchestral	2012
performance" has the same meaning as in division (C)(3)(b) of	2013
this section.	2014
(6)(a) A person may have in the person's possession on the	2015
property of an outdoor motorsports facility an opened or	2016
unopened container of beer or intoxicating liquor that was not	2017
purchased from the owner of the facility if both of the	2018
following apply:	2019
(i) The person is attending a racing event at the	2020
facility; and	2021
(ii) The owner of the facility grants permission for the	2022
possession and consumption of beer or intoxicating liquor on the	2023
property of the facility.	2024

(b) As used in division (C)(6)(a) of this section:	2025
(i) "Racing event" means a motor vehicle racing event	2026
sanctioned by one or more motor racing sanctioning	2027
organizations.	2028
(ii) "Outdoor motorsports facility" means an outdoor	2029
racetrack to which all of the following apply:	2030
(I) It is two and four-tenths miles or more in length.	2031
(II) It is located on two hundred acres or more of land.	2032
(III) The primary business of the owner of the facility is	2033
the hosting and promoting of racing events.	2034
(IV) The holder of a D-1, D-2, or D-3 permit is located on	2035
the property of the facility.	2036
(7)(a) A person may have in the person's possession an	2037
opened container of beer or intoxicating liquor at an outdoor	2038
location within an outdoor refreshment area created under	2039
section 4301.82 of the Revised Code if the opened container of	2040
beer or intoxicating liquor was purchased from an A-1, A-1-A, A-	2041
1c, A-2, A-2f, D class, or F class permit holder to which both	2042
of the following apply:	2043
(i) The permit holder's premises is located within the	2044
outdoor refreshment area.	2045
(ii) The permit held by the permit holder has an outdoor	2046
refreshment area designation.	2047
(b) Division (C)(7) of this section does not authorize a	2048
person to do either of the following:	2049
(i) Enter the premises of an establishment within an	2050
outdoor refreshment area while possessing an opened container of	2050
outdoor refreshment area whire possessing an opened container of	2031

beer or intoxicating liquor acquired elsewhere;	2052
(ii) Possess an opened container of beer or intoxicating	2053
liquor while being in or on a motor vehicle within an outdoor	2054
refreshment area, unless the possession is otherwise authorized	2055
under division (D) or (E) of this section.	2056
(c) As used in division (C)(7) of this section, "D class	2057
permit holder" does not include a D-6 or D-8 permit holder.	2058
(8)(a) A person may have in the person's possession on the	2059
property of a market, within a defined F-8 permit premises, an	2060
opened container of beer or intoxicating liquor that was	2061
purchased from a D permit premises that is located immediately	2062
adjacent to the market if both of the following apply:	2063
(i) The market grants permission for the possession and	2064
consumption of beer and intoxicating liquor within the defined	2065
F-8 permit premises;	2066
(ii) The market is hosting an event pursuant to an F-8	2067
permit and the market has notified the division of liquor	2068
control about the event in accordance with division (A)(3) of	2069
section 4303.208 of the Revised Code.	2070
(b) As used in division (C)(8) of this section, "market"	2071
means a market, for which an $F-8$ permit is held, that has been	2072
in operation since 1860.	2073
(D) This section does not apply to a person who pays all	2074
or a portion of the fee imposed for the use of a chauffeured	2075
limousine pursuant to a prearranged contract, or the guest of	2076
the person, when all of the following apply:	2077
(1) The person or guest is a passenger in the limousine.	2078
(2) The person or guest is located in the limousine, but	2079

is not occupying a seat in the front compartment of the	2080
limousine where the operator of the limousine is located.	2081
(3) The limousine is located on any street, highway, or	2082
other public or private property open to the public for purposes	2083
of vehicular travel or parking.	2084
(E) An opened bottle of wine that was purchased from the	2085
holder of a permit that authorizes the sale of wine for	2086
consumption on the premises where sold is not an opened	2087
container for the purposes of this section if both of the	2088
following apply:	2089
(1) The opened bottle of wine is securely resealed by the	2090
permit holder or an employee of the permit holder before the	2091
bottle is removed from the premises. The bottle shall be secured	2092
in such a manner that it is visibly apparent if the bottle has	2093
been subsequently opened or tampered with.	2094
(2) The opened bottle of wine that is resealed in	2095
accordance with division (E)(1) of this section is stored in the	2096
trunk of a motor vehicle or, if the motor vehicle does not have	2097
a trunk, behind the last upright seat or in an area not normally	2098
occupied by the driver or passengers and not easily accessible	2099
by the driver.	2100
(F)(1) Except if an ordinance or resolution is enacted or	2101
adopted under division (F)(2) of this section, this section does	2102
not apply to a person who, pursuant to a prearranged contract,	2103
is a passenger riding on a commercial quadricycle when all of	2104
the following apply:	2105
(a) The person is not occupying a seat in the front of the	2106
commercial quadricycle where the operator is steering or	2107
braking.	2108

(b) The commercial quadricycle is being operated on a	2109
street, highway, or other public or private property open to the	2110
public for purposes of vehicular travel or parking.	2111
(c) The person has in their possession on the commercial	2112
quadricycle an opened container of beer or wine.	2113
(d) The person has in their possession on the commercial	2114
quadricycle not more than either thirty-six ounces of beer or	2115
eighteen ounces of wine.	2116
(2) The legislative authority of a municipal corporation	2117
or township may enact an ordinance or adopt a resolution, as	2118
applicable, that prohibits a passenger riding on a commercial	2119
quadricycle from possessing an opened container of beer or wine.	2120
(3) As used in this section, "commercial quadricycle"	2121
means a vehicle that has fully-operative pedals for propulsion	2122
entirely by human power and that meets all of the following	2123
requirements:	2124
(a) It has four wheels and is operated in a manner similar	2125
to a bicycle.	2126
(b) It has at least five seats for passengers.	2127
(c) It is designed to be powered by the pedaling of the	2128
operator and the passengers.	2129
(d) It is used for commercial purposes.	2130
(e) It is operated by the vehicle owner or an employee of	2131
the owner.	2132
(G) This section does not apply to a person that has in	2133
the person's possession an opened container of beer or	2134
intoxicating liquor on the premises of a market if the beer or	2135

As used in division (G) of this section, "market" means an establishment that: (1) Leases space in the market to individual vendors, not less than fifty per cent of which are retail food establishments or food service operations licensed under Chapter 3717. of the Revised Code; (2) Has an indoor sales floor area of not less than twenty-two thousand square feet; (3) Hosts a farmer's market on each Saturday from April through December. (B) (1) As used in this section, "alcoholic beverage" has the same meaning as in section 4303.185 of the Revised Code. (2) An alcoholic beverage in a closed container being transported under section 4303.185 of the Revised Code to its final destination is not an opened container for the purposes of this section if the closed container is securely sealed in such a manner that it is visibly apparent if the closed container has been subsequently opened or tampered with after sealing. (I) This section does not apply to a person who has in the person's possession an opened container of beer or intoxicating liquor in a public-use airport, as described in division (D)(2) (a) (iii) of section 4303.181 of the Revised Code, when both of the following apply: (1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal	intoxicating liquor has been purchased from a D liquor permit	2136
establishment that: (1) Leases space in the market to individual vendors, not less than fifty per cent of which are retail food establishments or food service operations licensed under Chapter 3717. of the Revised Code; (2) Has an indoor sales floor area of not less than twenty-two thousand square feet; (3) Hosts a farmer's market on each Saturday from April through December. (H) (1) As used in this section, "alcoholic beverage" has the same meaning as in section 4303.185 of the Revised Code. (2) An alcoholic beverage in a closed container being transported under section 4303.185 of the Revised Code to its final destination is not an opened container for the purposes of this section if the closed container is securely sealed in such a manner that it is visibly apparent if the closed container has been subsequently opened or tampered with after sealing. (I) This section does not apply to a person who has in the person's possession an opened container of beer or intoxicating liquor in a public-use airport, as described in division (D)(2) (a) (iii) of section 4303.181 of the Revised Code, when both of the following apply: (1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal	holder that is located in the market.	2137
(1) Leases space in the market to individual vendors, not less than fifty per cent of which are retail food establishments or food service operations licensed under Chapter 3717. of the Revised Code; (2) Has an indoor sales floor area of not less than twenty-two thousand square feet; (3) Hosts a farmer's market on each Saturday from April through December. (4) (1) As used in this section, "alcoholic beverage" has the same meaning as in section 4303.185 of the Revised Code. (2) An alcoholic beverage in a closed container being transported under section 4303.185 of the Revised Code to its final destination is not an opened container for the purposes of this section if the closed container is securely sealed in such a manner that it is visibly apparent if the closed container has been subsequently opened or tampered with after sealing. (I) This section does not apply to a person who has in the person's possession an opened container of beer or intoxicating liquor in a public-use airport, as described in division (D) (2) (a) (iii) of section 4303.181 of the Revised Code, when both of the following apply: (1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal	As used in division (G) of this section, "market" means an	2138
less than fifty per cent of which are retail food establishments or food service operations licensed under Chapter 3717. of the Revised Code; (2) Has an indoor sales floor area of not less than twenty-two thousand square feet; (3) Hosts a farmer's market on each Saturday from April through December. (4) (1) As used in this section, "alcoholic beverage" has the same meaning as in section 4303.185 of the Revised Code. (2) An alcoholic beverage in a closed container being transported under section 4303.185 of the Revised Code to its final destination is not an opened container for the purposes of this section if the closed container is securely sealed in such a manner that it is visibly apparent if the closed container has been subsequently opened or tampered with after sealing. (I) This section does not apply to a person who has in the person's possession an opened container of beer or intoxicating liquor in a public-use airport, as described in division (D)(2) (a) (iii) of section 4303.181 of the Revised Code, when both of the following apply: (1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal	establishment that:	2139
or food service operations licensed under Chapter 3717. of the Revised Code; (2) Has an indoor sales floor area of not less than twenty-two thousand square feet; (3) Hosts a farmer's market on each Saturday from April through December. (4) (1) As used in this section, "alcoholic beverage" has the same meaning as in section 4303.185 of the Revised Code. (2) An alcoholic beverage in a closed container being transported under section 4303.185 of the Revised Code to its final destination is not an opened container for the purposes of this section if the closed container is securely sealed in such a manner that it is visibly apparent if the closed container has been subsequently opened or tampered with after sealing. (I) This section does not apply to a person who has in the person's possession an opened container of beer or intoxicating liquor in a public-use airport, as described in division (D)(2) (a)(iii) of section 4303.181 of the Revised Code, when both of the following apply: (1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal	(1) Leases space in the market to individual vendors, not	2140
Revised Code; (2) Has an indoor sales floor area of not less than twenty-two thousand square feet; (3) Hosts a farmer's market on each Saturday from April through December. (B) (1) As used in this section, "alcoholic beverage" has the same meaning as in section 4303.185 of the Revised Code. (2) An alcoholic beverage in a closed container being transported under section 4303.185 of the Revised Code to its final destination is not an opened container for the purposes of this section if the closed container is securely sealed in such a manner that it is visibly apparent if the closed container has been subsequently opened or tampered with after sealing. (I) This section does not apply to a person who has in the person's possession an opened container of beer or intoxicating liquor in a public-use airport, as described in division (D) (2) (a) (iii) of section 4303.181 of the Revised Code, when both of the following apply: (1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal	less than fifty per cent of which are retail food establishments	2141
(2) Has an indoor sales floor area of not less than twenty-two thousand square feet; (3) Hosts a farmer's market on each Saturday from April through December. (B) (1) As used in this section, "alcoholic beverage" has the same meaning as in section 4303.185 of the Revised Code. (2) An alcoholic beverage in a closed container being transported under section 4303.185 of the Revised Code to its final destination is not an opened container for the purposes of this section if the closed container is securely sealed in such a manner that it is visibly apparent if the closed container has been subsequently opened or tampered with after sealing. (I) This section does not apply to a person who has in the person's possession an opened container of beer or intoxicating liquor in a public-use airport, as described in division (D) (2) (a) (iii) of section 4303.181 of the Revised Code, when both of the following apply: (1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal	or food service operations licensed under Chapter 3717. of the	2142
twenty-two thousand square feet; (3) Hosts a farmer's market on each Saturday from April through December. (H) (1) As used in this section, "alcoholic beverage" has the same meaning as in section 4303.185 of the Revised Code. (2) An alcoholic beverage in a closed container being transported under section 4303.185 of the Revised Code to its final destination is not an opened container for the purposes of this section if the closed container is securely sealed in such a manner that it is visibly apparent if the closed container has been subsequently opened or tampered with after sealing. (I) This section does not apply to a person who has in the person's possession an opened container of beer or intoxicating liquor in a public-use airport, as described in division (D)(2) (a) (iii) of section 4303.181 of the Revised Code, when both of the following apply: (1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal	Revised Code;	2143
(3) Hosts a farmer's market on each Saturday from April through December. (H) (1) As used in this section, "alcoholic beverage" has the same meaning as in section 4303.185 of the Revised Code. (2) An alcoholic beverage in a closed container being transported under section 4303.185 of the Revised Code to its final destination is not an opened container for the purposes of this section if the closed container is securely sealed in such a manner that it is visibly apparent if the closed container has been subsequently opened or tampered with after sealing. (I) This section does not apply to a person who has in the person's possession an opened container of beer or intoxicating liquor in a public-use airport, as described in division (D)(2) (a) (iii) of section 4303.181 of the Revised Code, when both of the following apply: (1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal	(2) Has an indoor sales floor area of not less than	2144
through December. (H) (1) As used in this section, "alcoholic beverage" has the same meaning as in section 4303.185 of the Revised Code. (2) An alcoholic beverage in a closed container being transported under section 4303.185 of the Revised Code to its final destination is not an opened container for the purposes of this section if the closed container is securely sealed in such a manner that it is visibly apparent if the closed container has been subsequently opened or tampered with after sealing. (I) This section does not apply to a person who has in the person's possession an opened container of beer or intoxicating liquor in a public-use airport, as described in division (D)(2) (a) (iii) of section 4303.181 of the Revised Code, when both of the following apply: (1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal	twenty-two thousand square feet;	2145
(H) (1) As used in this section, "alcoholic beverage" has the same meaning as in section 4303.185 of the Revised Code. (2) An alcoholic beverage in a closed container being transported under section 4303.185 of the Revised Code to its final destination is not an opened container for the purposes of this section if the closed container is securely sealed in such a manner that it is visibly apparent if the closed container has been subsequently opened or tampered with after sealing. (I) This section does not apply to a person who has in the person's possession an opened container of beer or intoxicating liquor in a public-use airport, as described in division (D)(2) (a)(iii) of section 4303.181 of the Revised Code, when both of the following apply: (1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal	(3) Hosts a farmer's market on each Saturday from April	2146
the same meaning as in section 4303.185 of the Revised Code. (2) An alcoholic beverage in a closed container being transported under section 4303.185 of the Revised Code to its final destination is not an opened container for the purposes of this section if the closed container is securely sealed in such a manner that it is visibly apparent if the closed container has been subsequently opened or tampered with after sealing. (I) This section does not apply to a person who has in the person's possession an opened container of beer or intoxicating liquor in a public-use airport, as described in division (D)(2) (a)(iii) of section 4303.181 of the Revised Code, when both of the following apply: (1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal	through December.	2147
(2) An alcoholic beverage in a closed container being transported under section 4303.185 of the Revised Code to its final destination is not an opened container for the purposes of this section if the closed container is securely sealed in such a manner that it is visibly apparent if the closed container has been subsequently opened or tampered with after sealing. (I) This section does not apply to a person who has in the person's possession an opened container of beer or intoxicating liquor in a public-use airport, as described in division (D)(2) (a)(iii) of section 4303.181 of the Revised Code, when both of the following apply: (1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal	(H)(1) As used in this section, "alcoholic beverage" has	2148
transported under section 4303.185 of the Revised Code to its final destination is not an opened container for the purposes of this section if the closed container is securely sealed in such a manner that it is visibly apparent if the closed container has been subsequently opened or tampered with after sealing. (I) This section does not apply to a person who has in the person's possession an opened container of beer or intoxicating liquor in a public-use airport, as described in division (D)(2) (a)(iii) of section 4303.181 of the Revised Code, when both of the following apply: (1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal	the same meaning as in section 4303.185 of the Revised Code.	2149
final destination is not an opened container for the purposes of this section if the closed container is securely sealed in such a manner that it is visibly apparent if the closed container has been subsequently opened or tampered with after sealing. (I) This section does not apply to a person who has in the person's possession an opened container of beer or intoxicating liquor in a public-use airport, as described in division (D)(2) (a)(iii) of section 4303.181 of the Revised Code, when both of the following apply: (1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal	(2) An alcoholic beverage in a closed container being	2150
this section if the closed container is securely sealed in such a manner that it is visibly apparent if the closed container has been subsequently opened or tampered with after sealing. (I) This section does not apply to a person who has in the person's possession an opened container of beer or intoxicating liquor in a public-use airport, as described in division (D)(2) (a)(iii) of section 4303.181 of the Revised Code, when both of the following apply: (1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal	transported under section 4303.185 of the Revised Code to its	2151
a manner that it is visibly apparent if the closed container has been subsequently opened or tampered with after sealing. (I) This section does not apply to a person who has in the person's possession an opened container of beer or intoxicating liquor in a public-use airport, as described in division (D)(2) (a)(iii) of section 4303.181 of the Revised Code, when both of the following apply: (1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal	final destination is not an opened container for the purposes of	2152
been subsequently opened or tampered with after sealing. (I) This section does not apply to a person who has in the person's possession an opened container of beer or intoxicating liquor in a public-use airport, as described in division (D)(2) (a)(iii) of section 4303.181 of the Revised Code, when both of the following apply: (1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal	this section if the closed container is securely sealed in such	2153
(I) This section does not apply to a person who has in the person's possession an opened container of beer or intoxicating liquor in a public-use airport, as described in division (D)(2) (a)(iii) of section 4303.181 of the Revised Code, when both of the following apply: (1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal	a manner that it is visibly apparent if the closed container has	2154
person's possession an opened container of beer or intoxicating liquor in a public-use airport, as described in division (D)(2) (a)(iii) of section 4303.181 of the Revised Code, when both of the following apply: (1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal	been subsequently opened or tampered with after sealing.	2155
liquor in a public-use airport, as described in division (D)(2) (a)(iii) of section 4303.181 of the Revised Code, when both of the following apply: (1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal	(I) This section does not apply to a person who has in the	2156
(a) (iii) of section 4303.181 of the Revised Code, when both of the following apply: (1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal	person's possession an opened container of beer or intoxicating	2157
the following apply: (1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal	liquor in a public-use airport, as described in division (D)(2)	2158
(1) Consumption of the opened container of beer or 2 intoxicating liquor occurs in the area of the airport terminal 2	(a) (iii) of section 4303.181 of the Revised Code, when both of	2159
intoxicating liquor occurs in the area of the airport terminal 2	the following apply:	2160
	(1) Consumption of the opened container of beer or	2161
that is restricted to persons taking flights to and from the	intoxicating liquor occurs in the area of the airport terminal	2162
that is restricted to persons taking ringines to and from the	that is restricted to persons taking flights to and from the	2163

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airport; and	2164
(2) The consumption is authorized under division (D)(2)(a)	2165
of section 4303.181 of the Revised Code.	2166
(J) This section does not apply to a person that has in	2167
the person's possession an opened container of homemade beer or	2168
wine that is served in accordance with division (E) of section	2169
4301.201 of the Revised Code.	2170
Sec. 4301.82. (A) As used in this section:	2171
(1) "Qualified permit holder" means the holder of an A-1,	2172
A-1-A, A-1c, A-2f, or D class permit issued under Chapter	2173
4303. of the Revised Code.	2174
(2) "D class permit" does not include a D-6 or D-8 permit.	2175
(B) The executive officer of a municipal corporation or	2176
the fiscal officer of a township may file an application with	2177
the legislative authority of the municipal corporation or	2178
township to have property within the municipal corporation or	2179
township designated as an outdoor refreshment area or to expand	2180
an existing outdoor refreshment area to include additional	2181
property within the municipal corporation or township. The	2182
executive officer or fiscal officer shall ensure that the	2183
application contains all of the following:	2184
(1) A map or survey of the proposed outdoor refreshment	2185
area in sufficient detail to identify the boundaries of the	2186
area, which shall not exceed either of the following, as	2187
applicable:	2188
(a) Three Six hundred twenty forty contiguous acres or	2189
one half square mile—if the municipal corporation or township	2190
has a population of more than thirty-five fifty thousand as	2191

specified in division (D) of this section;	2192
(b) One Three hundred fifty twenty contiguous acres if the	2193
municipal corporation or township has a population of thirty-	2194
five fifty thousand or less as specified in division (D) of this	2195
section.	2196
(2) A general statement of the nature and types of	2197
establishments that will be located within the proposed outdoor	2198
refreshment area;	2199
(3) A statement that the proposed outdoor refreshment area	2200
will encompass not fewer than four qualified permit	2201
holderscomplies with division (D) of this section;	2202
(4) Evidence that the uses of land within the proposed	2203
outdoor refreshment area are in accord with the master zoning	2204
plan or map of the municipal corporation or township;	2205
(5) Proposed requirements for the purpose of ensuring	2206
public health and safety within the proposed outdoor refreshment	2207
area.	2208
(C) Within forty-five days after the date the application	2209
is filed with the legislative authority of a municipal	2210
corporation or township, the legislative authority shall publish	2211
public notice of the application in one newspaper of general	2212
circulation in the municipal corporation or township or as	2213
provided in section 7.16 of the Revised Code. The legislative	2214
authority shall ensure that the notice states that the	2215
application is on file in the office of the clerk of the	2216
municipal corporation or township and is available for	2217
inspection by the public during regular business hours. The	2218
legislative authority also shall indicate in the notice the date	2219
and time of any public hearing to be held regarding the	2220

application by the legislative authority. 2221 Not earlier than thirty but not later than sixty days 2222 after the initial publication of notice, the legislative 2223 authority shall approve or disapprove the application by either 2224 2225 ordinance or resolution, as applicable. Approval of an application requires an affirmative vote of a majority of the 2226 legislative authority. Upon approval of the application by the 2227 legislative authority, the territory described in the 2228 2229 application constitutes an outdoor refreshment area. The legislative authority shall provide to the division of liquor 2230 2231 control and the investigative unit of the department of public safety notice of the approval of the application and a 2232 description of the area specified in the application. If the 2233 legislative authority disapproves the application, the executive 2234 officer of a municipal corporation or fiscal officer of a 2235 2236 township may make changes in the application to secure its approval by the legislative authority. 2237 (D) The creation of outdoor refreshment areas is limited 2238 as follows: 2239 2240 (1) A municipal corporation or township with a population of more than fifty thousand shall not create more than four six 2241 outdoor refreshment areas. Any such outdoor refreshment area 2242 shall include at least four qualified permit holders. 2243 (2) A municipal corporation or township with a population 2244 of more than thirty five fifty thousand but or less than or 2245 equal to fifty thousand shall not create more than two three 2246 outdoor refreshment areas. Any such outdoor refreshment area 2247 shall include at least two qualified permit holders. 2248 2249 (3) (a) Except as provided in division (D) (3) (b) of this

section, a municipal corporation or township with a population	2250
of thirty-five thousand or less shall not create an outdoor-	2251
refreshment area.	2252
(b) A municipal corporation or township with a population	2253
of thirty-five thousand or less may create one outdoor	2253
	2255
refreshment area if the proposed area will include at least four	
qualified permit holders and be composed of one hundred fifty or	2256
fewer contiguous acres.	2257
For purposes of this section, the population of a	2258
municipal corporation or township is deemed to be the population	2259
shown by the most recent regular federal decennial census.	2260
(E) As soon as possible after receiving notice that an	2261
outdoor refreshment area has been approved, the division of	2262
liquor control, for purposes of section 4301.62 of the Revised	2263
Code, shall issue an outdoor refreshment area designation to	2264
each qualified permit holder located within the refreshment area	2265
that is in compliance with all applicable requirements under	2266
Chapters 4301. and 4303. of the Revised Code. The division shall	2267
not charge any fee for the issuance of the designation. Any	2268
permit holder that receives such a designation shall comply with	2269
all laws, rules, and regulations that govern its license type,	2270
and the applicable public health and safety requirements	2271
established for the area under division (F) of this section.	2272
(F)(1) At the time of the creation of an outdoor	2273
refreshment area, the legislative authority of a municipal	2274
corporation or township in which such an area is located shall	2275
adopt an ordinance or resolution, as applicable, that	2276
establishes requirements the legislative authority determines	2277
necessary to ensure public health and safety within the area.	2278
The legislative authority shall include in the ordinance or	2279
<u> </u>	

(a) The specific boundaries of the area, including street addresses; (b) The number, spacing, and type of signage designating 2283 the area; (c) The hours of operation for the area; 2285 (d) The number of personnel needed to ensure public safety 2286 in the area; 2287 (e) A sanitation plan that will help maintain the 2288 appearance and public health of the area; 2289 (f) The number of personnel needed to execute the 2290 sanitation plan; 2291 (g) A requirement that beer and intoxicating liquor be 2292 served solely in plastic bottles or other non-glass containers 2293 in the area. 2294 The legislative authority may, but is not required to,
(b) The number, spacing, and type of signage designating 2283 the area; (c) The hours of operation for the area; (d) The number of personnel needed to ensure public safety in the area; (e) A sanitation plan that will help maintain the appearance and public health of the area; (f) The number of personnel needed to execute the sanitation plan; (g) A requirement that beer and intoxicating liquor be served solely in plastic bottles or other non-glass containers in the area. 2283 2284 2285 2286 2287 2288 2289 2289 2290 2291 2291 2291 2292
the area; 2284 (c) The hours of operation for the area; 2285 (d) The number of personnel needed to ensure public safety 2286 in the area; 2287 (e) A sanitation plan that will help maintain the 2288 appearance and public health of the area; 2289 (f) The number of personnel needed to execute the 2290 sanitation plan; 2291 (g) A requirement that beer and intoxicating liquor be 2292 served solely in plastic bottles or other non-glass containers 2293 in the area. 2294
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(d) The number of personnel needed to ensure public safety in the area; (e) A sanitation plan that will help maintain the appearance and public health of the area; (f) The number of personnel needed to execute the sanitation plan; (g) A requirement that beer and intoxicating liquor be served solely in plastic bottles or other non-glass containers in the area.
(d) The number of personnel needed to ensure public safety in the area; (e) A sanitation plan that will help maintain the appearance and public health of the area; (f) The number of personnel needed to execute the sanitation plan; (g) A requirement that beer and intoxicating liquor be served solely in plastic bottles or other non-glass containers in the area.
in the area; (e) A sanitation plan that will help maintain the 2288 appearance and public health of the area; (f) The number of personnel needed to execute the 2290 sanitation plan; (g) A requirement that beer and intoxicating liquor be 2292 served solely in plastic bottles or other non-glass containers in the area.
(e) A sanitation plan that will help maintain the 2288 appearance and public health of the area; 2289 (f) The number of personnel needed to execute the 2290 sanitation plan; 2291 (g) A requirement that beer and intoxicating liquor be 2292 served solely in plastic bottles or other non-glass containers 2293 in the area. 2294
appearance and public health of the area; (f) The number of personnel needed to execute the sanitation plan; (g) A requirement that beer and intoxicating liquor be served solely in plastic bottles or other non-glass containers in the area. 2289 2289 2290 2291 2291
(f) The number of personnel needed to execute the 2290 sanitation plan; 2291 (g) A requirement that beer and intoxicating liquor be 2292 served solely in plastic bottles or other non-glass containers 2293 in the area. 2294
sanitation plan; (g) A requirement that beer and intoxicating liquor be served solely in plastic bottles or other non-glass containers in the area.
sanitation plan; (g) A requirement that beer and intoxicating liquor be served solely in plastic bottles or other non-glass containers in the area. 2291
(g) A requirement that beer and intoxicating liquor be 2292 served solely in plastic bottles or other non-glass containers 2293 in the area. 2294
served solely in plastic bottles or other non-glass containers 2293 in the area. 2294
in the area.
The legislative authority may but is not required to
The registrative authority may, but is not required to,
include in the ordinance or resolution any public health and 2296
safety requirements proposed in an application under division 2297
(B) of this section to designate or expand the outdoor 2298
refreshment area. The legislative authority may subsequently 2299
modify the public health and safety requirements as determined 2300
necessary by the legislative authority. 2301
(2) Prior to adopting an ordinance or resolution under 2302
this division, the legislative authority shall give notice of 2303
its proposed action by publication in one newspaper of general 2304
circulation in the municipal corporation or township or as 2305
provided in section 7.16 of the Revised Code. 2306

(3) The legislative authority shall provide to the	2307
division of liquor control and the investigative unit of the	2308
department of public safety notice of the public health and	2309
safety requirements established or modified under this division.	2310
(G) If an outdoor refreshment area has been created in	2311
accordance with this section, the holder of an F class permit	2312
that sponsors an event located in the outdoor refreshment area	2313
may apply to the division for issuance of an outdoor refreshment	2314
area designation. The division shall issue such a designation if	2315
the division determines that the permit holder is in compliance	2316
with all applicable requirements established under this chapter	2317
and Chapter 4303. of the Revised Code. An F class permit holder	2318
that receives a designation under this division shall do both of	2319
the following:	2320
(1) Comply with all laws, rules, and regulations that	2321
govern its type of permit, and the applicable public health and	2322
safety requirements established for the outdoor refreshment area	2323
under division (F) of this section;	2324
(2) Not block ingress or egress to the outdoor refreshment	2325
area or any other liquor permit premises located within the	2326
area.	2327
(H) Section 4399.18 of the Revised Code applies to a	2328
liquor permit holder located within an outdoor refreshment area	2329
in the same manner as if the liquor permit holder were not	2330
located in an outdoor refreshment area.	2331
(I)(1) Five years after the date of creation of an outdoor	2332
refreshment area, the legislative authority of the municipal	2333
corporation or township that created the area under this section	2334
shall review the operation of the area and shall, by ordinance	2335

or resolution, either approve the continued operation of the	2336
area or dissolve the area. Prior to adopting the ordinance or	2337
resolution, the legislative authority shall give notice of its	2338
proposed action by publication in one newspaper of general	2339
circulation in the municipal corporation or township or as	2340
provided in section 7.16 of the Revised Code.	2341

If the legislative authority dissolves the outdoor 2342 refreshment area, the outdoor refreshment area ceases to exist. 2343 The legislative authority then shall provide notice of its 2344 action to the division of liquor control and the investigative 2345 unit of the department of public safety. Upon receipt of the 2346 notice, the division shall revoke all outdoor refreshment area 2347 designations issued to qualified permit holders within the 2348 dissolved area. If the legislative authority approves the 2349 continued operation of the outdoor refreshment area, the area 2350 2351 continues in operation.

- (2) Five years after the approval of the continued

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 operation of an outdoor refreshment area under division (I)(1)

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 of this section, the legislative authority shall conduct a

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 review in the same manner as provided in division (I)(1) of this

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 section. The legislative authority also shall conduct such a

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 review five years after any subsequent approval of continued

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

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- (J) At any time, the legislative authority of a municipal 2359 corporation or township in which an outdoor refreshment area is 2360 located may, by ordinance or resolution, dissolve all or a part 2361 of the outdoor refreshment area. Prior to adopting the 2362 resolution or ordinance, the legislative authority shall give 2363 notice of its proposed action by publication in one newspaper of 2364 general circulation in the municipal corporation or township or 2365

as provided in section 7.16 of the Revised Code. If the	2366
legislative authority dissolves all or part of an outdoor	2367
refreshment area, the area designated in the ordinance or	2368
resolution no longer constitutes an outdoor refreshment area.	2369
The legislative authority shall provide notice of its actions to	2370
the division of liquor control and the investigative unit of the	2371
department of public safety. Upon receipt of the notice, the	2372
division shall revoke all outdoor refreshment area designations	2373
issued to qualified permit holders or the holder of an F class	2374
permit within the dissolved area or portion of the area.	2375
Sec. 4303.14. (A) Permit D-2 may be issued to the owner or	2376
operator of a hotel, of a retail food establishment or a food	2377
service operation licensed pursuant to Chapter 3717. of the	2378
Revised Code that operates as a restaurant for purposes of this	2379
chapter, or of a club, boat, or vessel, to sell <u>cider,</u> wine, and	2380
prepared and bottled cocktails, cordials, and other mixed	2381
beverages manufactured and distributed by holders of A-4 and B-4	2382
permits at retail, either in glass or container, for consumption	2383
on the premises where sold. The holder of this permit	2384
(B) A D-2 permit holder may also sell wine and prepared	2385
the following for consumption off the premises where sold and	2386
<pre>not for resale:</pre>	2387
(1) Wine in original packages;	2388
(2) Prepared and bottled cocktails, cordials, and other	2389
mixed beverages in original packages—and not for consumption on—	2390
the premises where sold or for resale;	2391
(3) Cider, in original packages, or dispensed in	2392
containers with a capacity that does not exceed one gallon. The	2393
(C) The fee for this normit is five hundred sixty-four	2301

dollars for each location, boat, or vessel.

Sec. 4303.18. Permit D-5 may be issued to the owner or 2396 operator of a retail food establishment or a food service 2397 operation licensed pursuant to Chapter 3717. of the Revised Code 2398 that operates as a restaurant or night club for purposes of this 2399 chapter, to sell beer and any intoxicating liquor at retail, 2400 only by the individual drink in glass and from the container, 2401 for consumption on the premises where sold, and to sell the same 2402 products in the same manner and amounts not for consumption on 2403 2404 the premises as may be sold by holders of D-1 and D-2 permits. A person who is the holder of both a D-3 and D-3a permit need not 2405 obtain a D-5 permit. A D-5 permit holder may sell beer and 2406 intoxicating liquor from five-thirty a.m. until two-thirty a.m. 2407 the following day, but shall not sell beer and intoxicating 2408 liquor between the hours of two-thirty a.m. and five-thirty a.m. 2409 on any day. The fee for this permit is two thousand three 2410 hundred forty-four dollars. 2411

Sec. 4303.181. (A) Permit D-5a may be issued either to the 2412 owner or operator of a hotel or motel that is required to be 2413 licensed under section 3731.03 of the Revised Code, that 2414 contains at least fifty rooms for registered transient guests or 2415 is owned by a state institution of higher education as defined 2416 in section 3345.011 of the Revised Code or a private college or 2417 university, and that qualifies under the other requirements of 2418 this section, or to the owner or operator of a restaurant 2419 specified under this section, to sell beer and any intoxicating 2420 liquor at retail, only by the individual drink in glass and from 2421 the container, for consumption on the premises where sold, and 2422 to registered guests in their rooms, which may be sold by means 2423 of a controlled access alcohol and beverage cabinet in 2424 accordance with division (B) of section 4301.21 of the Revised 2425

Code; and to sell the same products in the same manner and	2426
amounts not for consumption on the premises as may be sold by	2427
holders of D-1 and D-2 permits. The premises of the hotel or	2428
motel shall include a retail food establishment or a food	2429
service operation licensed pursuant to Chapter 3717. of the	2430
Revised Code that operates as a restaurant for purposes of this	2431
chapter and that is affiliated with the hotel or motel and	2432
within or contiguous to the hotel or motel, and that serves food	2433
within the hotel or motel, but the principal business of the	2434
owner or operator of the hotel or motel shall be the	2435
accommodation of transient guests. In addition to the privileges	2436
authorized in this division, the holder of a D-5a permit may	2437
exercise the same privileges, and shall observe the same hours	2438
of operation, as the holder of a D-5 permit.	2439

The owner or operator of a hotel, motel, or restaurant who

qualified for and held a D-5a permit on August 4, 1976, may, if

the owner or operator held another permit before holding a D-5a

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permit, either retain a D-5a permit or apply for the permit

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formerly held, and the division of liquor control shall issue

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the permit for which the owner or operator applies and formerly

held, notwithstanding any quota.

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A D-5a permit shall not be transferred to another 2447 location. No quota restriction shall be placed on the number of 2448 D-5a permits that may be issued. 2449

The fee for this permit is two thousand three hundred 2450 forty-four dollars. 2451

(B) Permit D-5b may be issued to the owner, operator,

tenant, lessee, or occupant of an enclosed shopping center to

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sell beer and intoxicating liquor at retail, only by the

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individual drink in glass and from the container, for

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consumption on the premises where sold; and to sell the same	2456
products in the same manner and amount not for consumption on	2457
the premises as may be sold by holders of D-1 and D-2 permits.	2458
In addition to the privileges authorized in this division, the	2459
holder of a D-5b permit may exercise the same privileges, and	2460
shall observe the same hours of operation, as a holder of a D-5	2461
permit.	2462

A D-5b permit shall not be transferred to another 2463 location.

One D-5b permit may be issued at an enclosed shopping 2465 center containing at least two hundred twenty-five thousand, but 2466 less than four hundred thousand, square feet of floor area. 2467

Two D-5b permits may be issued at an enclosed shopping 2468 center containing at least four hundred thousand square feet of 2469 floor area. No more than one D-5b permit may be issued at an 2470 enclosed shopping center for each additional two hundred 2471 thousand square feet of floor area or fraction of that floor 2472 area, up to a maximum of five D-5b permits for each enclosed 2473 shopping center. The number of D-5b permits that may be issued 2474 2475 at an enclosed shopping center shall be determined by subtracting the number of D-3 and D-5 permits issued in the 2476 enclosed shopping center from the number of D-5b permits that 2477 otherwise may be issued at the enclosed shopping center under 2478 the formulas provided in this division. Except as provided in 2479 this section, no quota shall be placed on the number of D-5b 2480 permits that may be issued. Notwithstanding any quota provided 2481 in this section, the holder of any D-5b permit first issued in 2482 accordance with this section is entitled to its renewal in 2483 accordance with section 4303.271 of the Revised Code. 2484

The holder of a D-5b permit issued before April 4, 1984,

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whose tenancy is terminated for a cause other than nonpayment of	2486
rent, may return the D-5b permit to the division of liquor	2487
control, and the division shall cancel that permit. Upon	2488
cancellation of that permit and upon the permit holder's payment	2489
of taxes, contributions, premiums, assessments, and other debts	2490
owing or accrued upon the date of cancellation to this state and	2491
its political subdivisions and a filing with the division of a	2492
certification of that payment, the division shall issue to that	2493
person either a D-5 permit, or a D-1, a D-2, and a D-3 permit,	2494
as that person requests. The division shall issue the D-5	2495
permit, or the D-1, D-2, and D-3 permits, even if the number of	2496
D-1, D-2, D-3, or D-5 permits currently issued in the municipal	2497
corporation or in the unincorporated area of the township where	2498
that person's proposed premises is located equals or exceeds the	2499
maximum number of such permits that can be issued in that	2500
municipal corporation or in the unincorporated area of that	2501
township under the population quota restrictions contained in	2502
section 4303.29 of the Revised Code. Any D-1, D-2, D-3, or D-5	2503
permit so issued shall not be transferred to another location.	2504
If a D-5b permit is canceled under the provisions of this	2505
paragraph, the number of D-5b permits that may be issued at the	2506
enclosed shopping center for which the D-5b permit was issued,	2507
under the formula provided in this division, shall be reduced by	2508
one if the enclosed shopping center was entitled to more than	2509
one D-5b permit under the formula.	2510

The fee for this permit is two thousand three hundred forty-four dollars.

(C) Permit D-5c may be issued to the owner or operator of a retail food establishment or a food service operation licensed pursuant to Chapter 3717. of the Revised Code that operates as a restaurant for purposes of this chapter and that qualifies under

the other requirements of this section to sell beer and any	2517
intoxicating liquor at retail, only by the individual drink in	2518
glass and from the container, for consumption on the premises	2519
where sold, and to sell the same products in the same manner and	2520
amounts not for consumption on the premises as may be sold by	2521
holders of D-1 and D-2 permits. In addition to the privileges	2522
authorized in this division, the holder of a D-5c permit may	2523
exercise the same privileges, and shall observe the same hours	2524
of operation, as the holder of a D-5 permit.	2525

To qualify for a D-5c permit, the owner or operator of a 2526 retail food establishment or a food service operation licensed 2527 pursuant to Chapter 3717. of the Revised Code that operates as a 2528 restaurant for purposes of this chapter, shall have operated the 2529 restaurant at the proposed premises for not less than twenty-2530 four consecutive months immediately preceding the filing of the 2531 application for the permit, have applied for a D-5 permit no 2532 later than December 31, 1988, and appear on the division's quota 2533 waiting list for not less than six months immediately preceding 2534 the filing of the application for the permit. In addition to 2535 these requirements, the proposed D-5c permit premises shall be 2536 located within a municipal corporation and further within an 2537 election precinct that, at the time of the application, has no 2538 more than twenty-five per cent of its total land area zoned for 2539 residential use. 2540

A D-5c permit shall not be transferred to another 2541 location. No quota restriction shall be placed on the number of 2542 such permits that may be issued. 2543

Any person who has held a D-5c permit for at least two

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years may apply for a D-5 permit, and the division of liquor

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control shall issue the D-5 permit notwithstanding the quota

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restrictions contained in section 4303.29 of the Revised Code or	2547
in any rule of the liquor control commission.	2548
The fee for this permit is one thousand five hundred	2549
sixty-three dollars.	2550
(D)(1) Permit D-5d may be issued to the owner or operator	2551
of a retail food establishment or a food service operation	2552
licensed pursuant to Chapter 3717. of the Revised Code that	2553
operates as a restaurant for purposes of this chapter and that	2554
is located at an airport operated by a municipal corporation, at	2555
an airport operated by a board of county commissioners pursuant	2556
to section 307.20 of the Revised Code, at an airport operated by	2557
a port authority pursuant to Chapter 4582. of the Revised Code,	2558
or at an airport operated by a regional airport authority	2559
pursuant to Chapter 308. of the Revised Code.	2560
(2) The holder of a D-5d permit may sell either of the	2561
	2562
following:	2302
(a) Beer and any intoxicating liquor at retail, only by	2563
the individual drink in glass and from the container, for	2564
consumption on the premises where sold. In addition, such	2565
consumption may occur in the area of the airport terminal that	2566
is restricted to persons taking flights to and from the airport,	2567
provided all of the following apply:	2568
(i) The airport's governing body authorizes the	2569
consumption of beer and intoxicating liquor in that area.	2570
(ii) The D-5d permit holder is located in that area.	2571
(iii) The airport is a public-use airport, as defined in	2572
section 4563.30 of the Revised Code, that has commercial flight	2573
activity and has one or more passenger or property screening	2574
checkpoints or restricted areas used as security measures.	2575

(iv) The beer or intoxicating liquor is served solely in	2576
plastic bottles or other plastic containers that clearly	2577
identify the D-5d permit holder.	2578
(b) The the same products in the same manner and amounts	2579
not for consumption on the premises where sold as may be sold by	2580
the holders of D-1 and D-2 permits.	2581
In addition to the privileges authorized in division (D)	2582
of this section, the holder of a D-5d permit may exercise the	2583
same privileges, and shall observe the same hours of operation,	2584
as the holder of a D-5 permit.	2585
(3) A D-5d permit shall not be transferred to another	2586
location. No quota restrictions shall be placed on the number of	2587
such permits that may be issued.	2588
(4) The fee for the D-5d permit is two thousand three	2589
hundred forty-four dollars.	2590
(E) Permit D-5e may be issued to any nonprofit	2591
organization that is exempt from federal income taxation under	2592
the "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.A.	2593
501(c)(3), as amended, or that is a charitable organization	2594
under any chapter of the Revised Code, and that owns or operates	2595
a riverboat that meets all of the following:	2596
(1) Is permanently docked at one location;	2597
(2) Is designated as an historical riverboat by the Ohio	2598
history connection;	2599
(3) Contains not less than fifteen hundred square feet of	2600
floor area;	2601
(4) Has a seating capacity of fifty or more persons.	2602

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The holder of a D-5e permit may sell beer and intoxicating	2603
liquor at retail, only by the individual drink in glass and from	2604
the container, for consumption on the premises where sold.	2605
A D-5e permit shall not be transferred to another	2606
location. No quota restriction shall be placed on the number of	2607
such permits that may be issued. The population quota	2608
restrictions contained in section 4303.29 of the Revised Code or	2609
in any rule of the liquor control commission shall not apply to	2610
this division, and the division shall issue a D-5e permit to any	2611
applicant who meets the requirements of this division. However,	2612
the division shall not issue a D-5e permit if the permit	2613
premises or proposed permit premises are located within an area	2614
in which the sale of spirituous liquor by the glass is	2615
prohibited.	2616
In addition to the privileges authorized in this division,	2617
the holder of a D-5e permit may exercise the same privileges,	2618
and shall observe the same hours of operation, as the holder of	2619
<u>a D-5 permit.</u>	2620
The fee for this permit is one thousand two hundred	2621
nineteen dollars.	2622
(F) Permit D-5f may be issued to the owner or operator of	2623
a retail food establishment or a food service operation licensed	2624
under Chapter 3717. of the Revised Code that operates as a	2625
restaurant for purposes of this chapter and that meets all of	2626
the following:	2627
(1) It contains not less than twenty-five hundred square	2628
feet of floor area.	2629
(2) The included an are in a second in the land in the	2620

(2) It is located on or in, or immediately adjacent to,

the shoreline of, a navigable river.

(3) It provides docking space for twenty-five boats.	2632
(4) It provides entertainment and recreation, provided	2633
that not less than fifty per cent of the business on the permit	2634
premises shall be preparing and serving meals for a	2635
consideration.	2636
In addition, each application for a D-5f permit shall be	2637
accompanied by a certification from the local legislative	2638
authority that the issuance of the D-5f permit is not	2639
inconsistent with that political subdivision's comprehensive	2640
development plan or other economic development goal as	2641
officially established by the local legislative authority.	2642
The holder of a D-5f permit may sell beer and intoxicating	2643
liquor at retail, only by the individual drink in glass and from	2644
the container, for consumption on the premises where sold.	2645
A D-5f permit shall not be transferred to another	2646
A D-5f permit shall not be transferred to another location.	2646 2647
location.	2647
location. The division of liquor control shall not issue a D-5f	2647 2648
location. The division of liquor control shall not issue a D-5f permit if the permit premises or proposed permit premises are	2647 2648 2649
location. The division of liquor control shall not issue a D-5f permit if the permit premises or proposed permit premises are located within an area in which the sale of spirituous liquor by	2647 2648 2649 2650
The division of liquor control shall not issue a D-5f permit if the permit premises or proposed permit premises are located within an area in which the sale of spirituous liquor by the glass is prohibited. <u>In addition to the privileges</u>	2647 2648 2649 2650 2651
The division of liquor control shall not issue a D-5f permit if the permit premises or proposed permit premises are located within an area in which the sale of spirituous liquor by the glass is prohibited. In addition to the privileges authorized in this division, the holder of a D-5f permit may	2647 2648 2649 2650 2651 2652
The division of liquor control shall not issue a D-5f permit if the permit premises or proposed permit premises are located within an area in which the sale of spirituous liquor by the glass is prohibited. In addition to the privileges authorized in this division, the holder of a D-5f permit may exercise the same privileges, and shall observe the same hours	2647 2648 2649 2650 2651 2652 2653
The division of liquor control shall not issue a D-5f permit if the permit premises or proposed permit premises are located within an area in which the sale of spirituous liquor by the glass is prohibited. In addition to the privileges authorized in this division, the holder of a D-5f permit may exercise the same privileges, and shall observe the same hours of operation, as the holder of a D-5 permit.	2647 2648 2649 2650 2651 2652 2653 2654
The division of liquor control shall not issue a D-5f permit if the permit premises or proposed permit premises are located within an area in which the sale of spirituous liquor by the glass is prohibited. In addition to the privileges authorized in this division, the holder of a D-5f permit may exercise the same privileges, and shall observe the same hours of operation, as the holder of a D-5 permit. A fee for this permit is two thousand three hundred forty-	2647 2648 2649 2650 2651 2652 2653 2654
The division of liquor control shall not issue a D-5f permit if the permit premises or proposed permit premises are located within an area in which the sale of spirituous liquor by the glass is prohibited. In addition to the privileges authorized in this division, the holder of a D-5f permit may exercise the same privileges, and shall observe the same hours of operation, as the holder of a D-5 permit. A fee for this permit is two thousand three hundred fortyfour dollars.	2647 2648 2649 2650 2651 2652 2653 2654 2655 2656

(G) Permit D-5g may be issued to a nonprofit corporation	2660
that is either the owner or the operator of a national	2661
professional sports museum. The holder of a D-5g permit may sell	2662
beer and any intoxicating liquor at retail, only by the	2663
individual drink in glass and from the container, for	2664
consumption on the premises where sold. The holder of a D-5g $$	2665
permit shall sell no beer or intoxicating liquor for consumption	2666
on the premises where sold after two-thirty a.m. A D-5g permit	2667
shall not be transferred to another location. No quota	2668
restrictions shall be placed on the number of D-5g permits that	2669
may be issued. The In addition to the privileges authorized in	2670
this division, the holder of a D-5g permit may exercise the same	2671
privileges, and shall observe the same hours of operation, as	2672
the holder of a D-5 permit.	2673
The fee for this permit is one thousand eight hundred	2674
seventy-five dollars.	2675
(H)(1) Permit D-5h may be issued to any nonprofit	2676
organization that is exempt from federal income taxation under	2677
the "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.A.	2678
501(c)(3), as amended, that owns or operates any of the	2679
following:	2680
(a) A fine arts museum, provided that the nonprofit	2681
organization has no less than one thousand five hundred bona	2682
fide members possessing full membership privileges;	2683
(b) A community arts center. As used in division (H)(1)(b)	2684
of this section, "community arts center" means a facility that	2685
provides arts programming to the community in more than one arts	2686
discipline, including, but not limited to, exhibits of works of	2687
art and performances by both professional and amateur artists.	2688

with a population of one hundred thousand or less.

2717

(c) A community theater, provided that the nonprofit	2689
organization is a member of the Ohio arts council and the	2690
American community theatre association and has been in existence	2691
for not less than ten years. As used in division (H)(1)(c) of	2692
this section, "community theater" means a facility that contains	2693
at least one hundred fifty seats and has a primary function of	2694
presenting live theatrical performances and providing	2695
recreational opportunities to the community.	2696
(2) The holder of a D-5h permit may sell beer and any	2697
intoxicating liquor at retail, only by the individual drink in	2698
glass and from the container, for consumption on the premises	2699
where sold. The holder of a D-5h permit shall sell no beer or	2700
intoxicating liquor for consumption on the premises where sold-	2701
after one a.m. A D-5h permit shall not be transferred to another	2702
location. No quota restrictions shall be placed on the number of	2703
D-5h permits that may be issued.	2704
(3) <u>In addition to the privileges authorized in this</u>	2705
division, the holder of a D-5h permit may exercise the same	2706
privileges, and shall observe the same hours of operation, as	2707
the holder of a D-5 permit.	2708
(4) The fee for a D-5h permit is one thousand eight	2709
hundred seventy-five dollars.	2710
(I) Permit D-5i may be issued to the owner or operator of	2711
a retail food establishment or a food service operation licensed	2712
under Chapter 3717. of the Revised Code that operates as a	2713
restaurant for purposes of this chapter and that meets all of	2714
the following requirements:	2715
(1) It is located in a municipal corporation or a township	2716

(2) It has inside seating capacity for at least one	2718
hundred forty persons.	2719
(3) It has at least four thousand square feet of floor	2720
area.	2721
(4) It offers full-course meals, appetizers, and	2722
sandwiches.	2723
(5) Its receipts from beer and liquor sales, excluding	2724
wine sales, do not exceed twenty-five per cent of its total	2725
gross receipts.	2726
	0707
(6) It has at least one of the following characteristics:	2727
(a) The value of its real and personal property exceeds	2728
seven hundred twenty-five thousand dollars.	2729
(b) It is located on property that is owned or leased by	2730
the state or a state agency, and its owner or operator has	2731
authorization from the state or the state agency that owns or	2732
leases the property to obtain a D-5i permit.	2733
	0724
The holder of a D-5i permit may sell beer and any	2734
intoxicating liquor at retail, only by the individual drink in	2735
glass and from the container, for consumption on the premises	2736
where sold, and may sell the same products in the same manner	2737
and amounts not for consumption on the premises where sold as	2738
may be sold by the holders of D-1 and D-2 permits. The holder of	2739
a D-5i permit shall sell no beer or intoxicating liquor for	2740
consumption on the premises where sold after two-thirty a.m. In	2741
addition to the privileges authorized in this division, the	2742
holder of a D-5i permit may exercise the same privileges, and	2743
shall observe the same hours of operation, as the holder of a D-	2744
5 permit.	2745

A D-5i permit shall not be transferred to another	2746
location. The division of liquor control shall not renew a D-5i	2747
permit unless the retail food establishment or food service	2748
operation for which it is issued continues to meet the	2749
requirements described in divisions (I)(1) to (6) of this	2750
section. No quota restrictions shall be placed on the number of	2751
D-5i permits that may be issued. The fee for the D-5i permit is	2752
two thousand three hundred forty-four dollars.	2753

(J) Permit D-5j may be issued to the owner or the operator of a retail food establishment or a food service operation licensed under Chapter 3717. of the Revised Code to sell beer and intoxicating liquor at retail, only by the individual drink in glass and from the container, for consumption on the premises where sold and to sell beer and intoxicating liquor in the same manner and amounts not for consumption on the premises where sold as may be sold by the holders of D-1 and D-2 permits. The holder of a D-5j permit may exercise the same privileges, and shall observe the same hours of operation, as the holder of a D-5 permit.

The D-5j permit shall be issued only within a community 2765 entertainment district that is designated under section 4301.80 2766 of the Revised Code. The permit shall not be issued to a 2767 community entertainment district that is designated under 2768 divisions (B) and (C) of section 4301.80 of the Revised Code if 2769 the district does not meet one of the following qualifications: 2770

- (1) It is located in a municipal corporation with a population of at least one hundred thousand.
- (2) It is located in a municipal corporation with a 2773 population of at least twenty thousand, and either of the 2774 following applies: 2775

(a) It contains an amusement park the rides of which have	2776
been issued a permit by the department of agriculture under	2777
Chapter 1711. of the Revised Code.	2778
(b) Not less than fifty million dollars will be invested	2779
in development and construction in the community entertainment	2780
district's area located in the municipal corporation.	2781
(3) It is located in a township with a population of at	2782
least forty thousand.	2783
(4) It is located in a township with a population of at	2784
least twenty thousand, and not less than seventy million dollars	2785
will be invested in development and construction in the	2786
community entertainment district's area located in the township.	2787
(5) It is located in a municipal corporation with a	2788
population between seven thousand and twenty thousand, and both	2789
of the following apply:	2790
(a) The municipal corporation was incorporated as a	2791
village prior to calendar year 1880 and currently has a historic	2792
downtown business district.	2793
(b) The municipal corporation is located in the same	2794
county as another municipal corporation with at least one	2795
community entertainment district.	2796
(6) It is located in a municipal corporation with a	2797
population of at least ten thousand, and not less than seventy	2798
million dollars will be invested in development and construction	2799
in the community entertainment district's area located in the	2800
municipal corporation.	2801
(7) It is located in a municipal corporation with a	2802
population of at least three thousand, and not less than one	2803

hundred fifty million dollars will be invested in development	2804
and construction in the community entertainment district's area	2805
located in the municipal corporation.	2806
The location of a D-5j permit may be transferred only	2807
within the geographic boundaries of the community entertainment	2808
district in which it was issued and shall not be transferred	2809
outside the geographic boundaries of that district.	2810
Not more than one D-5j permit shall be issued within each	2811
community entertainment district for each five acres of land	2812
located within the district. Not more than fifteen D-5j permits	2813
may be issued within a single community entertainment district.	2814
Except as otherwise provided in division (J)(4) of this section,	2815
no quota restrictions shall be placed upon the number of D-5j	2816
permits that may be issued.	2817
The fee for a D-5j permit is two thousand three hundred	2818
forty-four dollars.	2819
(K)(1) Permit D-5k may be issued to any nonprofit	2820
organization that is exempt from federal income taxation under	2821
the "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.A.	2822
501(c)(3), as amended, that is the owner or operator of a	2823
botanical garden recognized by the American association of	2824
botanical gardens and arboreta, and that has not less than	2825
twenty-five hundred bona fide members.	2826
(2) The holder of a D-5k permit may sell beer and any	2827
intoxicating liquor at retail, only by the individual drink in	2828
glass and from the container, on the premises where sold.	2829
(3) The In addition to the privileges authorized in this	2830
division, the holder of a D-5k permit shall sell no beer or	2831
intoxicating liquor for consumption on the premises where sold	2832

after one a.m. may exercise the same privileges, and shall	2833
observe the same hours of operation, as the holder of a D-5	2834
permit.	2835
(4) A D-5k permit shall not be transferred to another	2836
location.	2837
(5) No quota restrictions shall be placed on the number of	2838
D-5k permits that may be issued.	2839
(6) The fee for the D-5k permit is one thousand eight	2840
hundred seventy-five dollars.	2841
(L)(1) Permit D-51 may be issued to the owner or the	2842
operator of a retail food establishment or a food service	2843
operation licensed under Chapter 3717. of the Revised Code to	2844
sell beer and intoxicating liquor at retail, only by the	2845
individual drink in glass and from the container, for	2846
consumption on the premises where sold and to sell beer and	2847
intoxicating liquor in the same manner and amounts not for	2848
consumption on the premises where sold as may be sold by the	2849
holders of D-1 and D-2 permits. The holder of a D-51 permit may	2850
exercise the same privileges, and shall observe the same hours	2851
of operation, as the holder of a D-5 permit.	2852
(2) The D-51 permit shall be issued only to a premises to	2853
which all of the following apply:	2854
(a) The premises has gross annual receipts from the sale	2855
of food and meals that constitute not less than seventy-five per	2856
cent of its total gross annual receipts.	2857
(b) The premises is located within a revitalization	2858
district that is designated under section 4301.81 of the Revised	2859
Code.	2860

(c) The premises is located in a municipal corporation or	2861
township in which the number of D-5 permits issued equals or	2862
exceeds the number of those permits that may be issued in that	2863
municipal corporation or township under section 4303.29 of the	2864
Revised Code.	2865
(d) The premises meets any of the following	2866
qualifications:	2867
(i) It is located in a county with a population of one	2868
hundred twenty-five thousand or less according to the population	2869
estimates certified by the development services agency for	2870
calendar year 2006.	2871
(ii) It is located in the municipal corporation that has	2872
the largest population in a county when the county has a	2873
population between two hundred fifteen thousand and two hundred	2874
twenty-five thousand according to the population estimates	2875
certified by the development services agency for calendar year	2876
2006. Division (L)(2)(d)(ii) of this section applies only to a	2877
	2878
municipal corporation that is wholly located in a county.	2010
(iii) It is located in the municipal corporation that has	2879
the largest population in a county when the county has a	2880
population between one hundred forty thousand and one hundred	2881
forty-one thousand according to the population estimates	2882
certified by the development services agency for calendar year	2883
2006. Division (L)(2)(d)(iii) of this section applies only to a	2884
municipal corporation that is wholly located in a county.	2885
(iv) It is located in a township with a population density	2886
of less than four hundred fifty people per square mile. For	2887
purposes of division (L)(2)(d)(iv) of this section, the	2888
population of a township is considered to be the population	2889

shown by the most recent regular federal decennial census.	2890
(v) It is located in a municipal corporation that is	2891
wholly located within the geographic boundaries of a township,	2892
provided that the municipal corporation and the unincorporated	2893
portion of the township have a combined population density of	2894
less than four hundred fifty people per square mile. For	2895
purposes of division (L)(2)(d)(v) of this section, the	2896
population of a municipal corporation and unincorporated portion	2897
of a township is the population shown by the most recent federal	2898
decennial census.	2899
(vi) It is located in a county with a population of not	2900
less than one hundred seventy-two thousand and not more than one	2901
hundred ninety-five thousand. For purposes of division (L)(2)(d)	2902
(vi) of this section, the population of a county is the	2903
population shown by the most recent decennial census.	2904
(vii) It is located in a municipal corporation with a	2905
population of less than ten thousand and the municipal	2906
corporation is located in a county with a population of more	2907
than one million. For purposes of division (L)(2)(d)(vii) of	2908
this section, the population of a municipal corporation and a	2909
county is the population shown by the most recent decennial	2910
census.	2911
(3) The location of a D-51 permit may be transferred only	2912
within the geographic boundaries of the revitalization district	2913
in which it was issued and shall not be transferred outside the	2914
geographic boundaries of that district.	2915
(4) Not more than one D-51 permit shall be issued within	2916
each revitalization district for each five acres of land located	2917
within the district. Not more than fifteen D-51 permits may be	2918

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otherwise provided in division (L)(4) of this section, no quota restrictions shall be placed upon the number of D-51 permits that may be issued. (5) No D-51 permit shall be issued to an adult entertainment establishment as defined in section 2907.39 of the	919 920 921 922 923 924 925
restrictions shall be placed upon the number of D-51 permits 29 that may be issued. 29 (5) No D-51 permit shall be issued to an adult 29 entertainment establishment as defined in section 2907.39 of the 29	921 922 923 924 925
that may be issued. 29 (5) No D-51 permit shall be issued to an adult 29 entertainment establishment as defined in section 2907.39 of the 29	922 923 924 925
(5) No D-51 permit shall be issued to an adult 29 entertainment establishment as defined in section 2907.39 of the 29	923 924 925
entertainment establishment as defined in section 2907.39 of the 29	924
entertainment establishment as defined in section 2907.39 of the 29	924
	925
10.1500 0000.	926
(6) The fee for a D-51 permit is two thousand three 29	
hundred forty-four dollars. 29	927
(M) Permit D-5m may be issued to either the owner or the 29	928
operator of a retail food establishment or food service 29	929
operation licensed under Chapter 3717. of the Revised Code that 29	930
operates as a restaurant for purposes of this chapter and that 29	931
is located in, or affiliated with, a center for the preservation 29	932
of wild animals as defined in section 4301.404 of the Revised 29	933
Code, to sell beer and any intoxicating liquor at retail, only	934
by the glass and from the container, for consumption on the 29	935
premises where sold, and to sell the same products in the same 29	936
manner and amounts not for consumption on the premises as may be 29	937
sold by the holders of D-1 and D-2 permits. In addition to the 29	938
privileges authorized by this division, the holder of a D-5m 29	939
permit may exercise the same privileges, and shall observe the 29	940
<pre>same hours of operation, as the holder of a D-5 permit.</pre>	941
A D-5m permit shall not be transferred to another 29	942
-	943
	943
	945
two chousand three hundred forty four doffals.	, 1 J

(N) Permit D-5n shall be issued to either a casino

operator or a casino management company licensed under Chapter

3772. of the Revised Code that operates a casino facility under	2948
that chapter, to sell beer and any intoxicating liquor at	2949
retail, only by the individual drink in glass and from the	2950
container, for consumption on the premises where sold, and to	2951
sell the same products in the same manner and amounts not for	2952
consumption on the premises as may be sold by the holders of D-1 $$	2953
and D-2 permits. In addition to the privileges authorized by	2954
this division, the holder of a D-5n permit may exercise the same	2955
privileges, and shall observe the same hours for beer and	2956
intoxicating liquor sales, as the holder of a D-5 permit. A D-5n	2957
permit shall not be transferred to another location. Only one D-	2958
5n permit may be issued per casino facility and not more than	2959
four D-5n permits shall be issued in this state. The fee for a	2960
permit D-5n shall be twenty thousand dollars. The holder of a D- $$	2961
5n permit may conduct casino gaming on the permit premises	2962
notwithstanding any provision of the Revised Code or	2963
Administrative Code.	2964

(O) Permit D-50 may be issued to the owner or operator of 2965 a retail food establishment or a food service operation licensed 2966 under Chapter 3717. of the Revised Code that operates as a 2967 restaurant for purposes of this chapter and that is located 2968 within a casino facility for which a D-5n permit has been 2969 issued. The holder of a D-50 permit may sell beer and any 2970 intoxicating liquor at retail, only by the individual drink in 2971 glass and from the container, for consumption on the premises 2972 where sold, and may sell the same products in the same manner 2973 and amounts not for consumption on the premises where sold as 2974 may be sold by the holders of D-1 and D-2 permits. In addition 2975 to the privileges authorized by this division, the holder of a 2976 D-50 permit may exercise the same privileges, and shall observe 2977 the same hours for beer and intoxicating liquor sales, as the 2978

holder of a D-5 permit. A D-5o permit shall not be transferred	2979
to another location. No quota restrictions shall be placed on	2980
the number of such permits that may be issued. The fee for this	2981
permit is two thousand three hundred forty-four dollars.	2982
Sec. 4303.182. (A) Except as otherwise provided in	2983
divisions (B) to (K) of this section, permit D-6 shall be issued	2984
to the holder of an A-1-A, A-2, A-2f, A-3a, A-5, C-2, D-2, D-3,	2985
D-3a, D-4, D-4a, D-5, D-5a, D-5b, D-5c, D-5d, D-5e, D-5f, D-5g,	2986
D-5h, D-5i, D-5j, D-5k, D-5l, D-5m, D-5n, D-5o, or D-7 permit to	2987
allow sale under that permit—as follows:	2988
(1) Between the hours of ten a.m. and midnight on Sunday	2989
if sale during those hours. However, such a sale only may be	2990
allowed if the sale has been approved under a question $\frac{(C)}{(1)}$,	2991
(2), or (3) specified in division (B) of section 4301.351 or	2992
4301.354 of the Revised Code, under question in division (B) (2)	2993
of section 4301.355 of the Revised Code, or <u>under in</u> section	2994
4301.356 of the Revised Code and has been authorized under	2995
section 4301.361, 4301.364, 4301.365, or 4301.366 of the Revised	2996
Code, under the restrictions of that authorization;	2997
(2) Between the hours of eleven a.m. and midnight on	2998
Sunday, if sale during those hours has been approved on or after	2999
October 16, 2009, under question (B)(1), (2), or (3) of section	3000
4301.351 or 4301.354 of the Revised Code, under question (B)(2)	3001
of section 4301.355 of the Revised Code, or under section	3002
4301.356 of the Revised Code and has been authorized under-	3003
section 4301.361, 4301.364, 4301.365, or 4301.366 of the Revised	3004
Code, under the restrictions of that authorization;	3005
(3) Between the hours of eleven a.m. and midnight on	3006
Sunday if sale between the hours of one p.m. and midnight was	3007
approved before October 16, 2009, under question (B)(1), (2), or	3008

(3) of section 4301.351 or 4301.354 of the Revised Code, under	3009
question (B)(2) of section 4301.355 of the Revised Code, or	3010
under section 4301.356 of the Revised Code and has been	3011
authorized under section 4301.361, 4301.364, 4301.365, or-	3012
4301.366 of the Revised Code, under the other restrictions of	3013
that authorization.	3014

- (B) Permit D-6 shall be issued to the holder of any 3015 permit, including a D-4a and D-5d permit, authorizing the sale 3016 of intoxicating liquor issued for a premises located at any 3017 3018 publicly owned airport, as defined in section 4563.01 of the Revised Code, at which commercial airline companies operate 3019 regularly scheduled flights on which space is available to the 3020 public, to allow sale under such permit between the hours of ten 3021 a.m. and midnight on Sunday, whether or not that sale has been 3022 authorized under section 4301.361, 4301.364, 4301.365, or 3023 4301.366 of the Revised Code. 3024
- (C) Permit D-6 shall be issued to the holder of a D-5a 3025 permit, and to the holder of a D-3 or D-3a permit who is the 3026 owner or operator of a hotel or motel that is required to be 3027 licensed under section 3731.03 of the Revised Code, that 3028 contains at least fifty rooms for registered transient guests, 3029 and that has on its premises a retail food establishment or a 3030 food service operation licensed pursuant to Chapter 3717. of the 3031 Revised Code that operates as a restaurant for purposes of this 3032 chapter and is affiliated with the hotel or motel and within or 3033 contiguous to the hotel or motel and serving food within the 3034 hotel or motel, to allow sale under such permit between the 3035 hours of ten a.m. and midnight on Sunday, whether or not that 3036 sale has been authorized under section 4301.361, 4301.364, 3037 4301.365, or 4301.366 of the Revised Code. 3038

- (D) The holder of a D-6 permit that is issued to a sports 3039 facility may make sales under the permit between the hours of 3040 eleven a.m. and midnight on any Sunday on which a professional 3041 baseball, basketball, football, hockey, or soccer game is being 3042 played at the sports facility. As used in this division, "sports 3043 facility" means a stadium or arena that has a seating capacity 3044 of at least four thousand and that is owned or leased by a 3045 professional baseball, basketball, football, hockey, or soccer 3046 franchise or any combination of those franchises. 3047
- (E) Permit D-6 shall be issued to the holder of any permit 3048 that authorizes the sale of beer or intoxicating liquor and that 3049 is issued to a premises located in or at the Ohio history 3050 connection area or the state fairgrounds, as defined in division 3051 (B) of section 4301.40 of the Revised Code, to allow sale under 3052 that permit between the hours of ten a.m. and midnight on 3053 Sunday, whether or not that sale has been authorized under 3054 section 4301.361, 4301.364, 4301.365, or 4301.366 of the Revised 3055 Code. 3056
- (F) Permit D-6 shall be issued to the holder of any permit 3057 that authorizes the sale of intoxicating liquor and that is 3058 issued to an outdoor performing arts center to allow sale under 3059 3060 that permit between the hours of one p.m. and midnight on Sunday, whether or not that sale has been authorized under 3061 section 4301.361 of the Revised Code. A D-6 permit issued under 3062 this division is subject to the results of an election, held 3063 after the D-6 permit is issued, on question (B)(4) as set forth 3064 in section 4301.351 of the Revised Code. Following the end of 3065 the period during which an election may be held on question (B) 3066 (4) as set forth in that section, sales of intoxicating liquor 3067 may continue at an outdoor performing arts center under a D-6 3068 permit issued under this division, unless an election on that 3069

question is held during the permitted period and a majority of	3070
the voters voting in the precinct on that question vote "no."	3071
As used in this division, "outdoor performing arts center"	3072
means an outdoor performing arts center that is located on not	3073
less than eight hundred acres of land and that is open for	3074
performances from the first day of April to the last day of	3075
October of each year.	3076
(G) Permit D-6 shall be issued to the holder of any permit	3077
that authorizes the sale of beer or intoxicating liquor and that	3078
is issued to a golf course owned by the state, a conservancy	3079
district, a park district created under Chapter 1545. of the	3080
Revised Code, or another political subdivision to allow sale	3081
under that permit between the hours of ten a.m. and midnight on	3082
Sunday, whether or not that sale has been authorized under	3083
section 4301.361, 4301.364, 4301.365, or 4301.366 of the Revised	3084
Code.	3085
(H) Permit D-6 shall be issued to the holder of a D-5 ${ m g}$	3086
permit to allow sale under that permit between the hours of ten-	3087
a.m. and midnight on Sunday, whether or not that sale has been	3088
authorized under section 4301.361, 4301.364, 4301.365, or	3089
4301.366 of the Revised Code.	3090
(I) Permit D-6 shall be issued to the holder of any D	3091
permit for a premises that is licensed under Chapter 3717. of	3092
the Revised Code and that is located at a ski area to allow sale	3093
under the D-6 permit between the hours of ten a.m. and midnight	3094
on Sunday, whether or not that sale has been authorized under	3095
section 4301.361, 4301.364, 4301.365, or 4301.366 of the Revised	3096
Code.	3097

As used in this division, "ski area" means a ski area as

defined in section 4169.01 of the Revised Code, provided that	3099
the passenger tramway operator at that area is registered under	3100
section 4169.03 of the Revised Code.	3101

- (J) Permit D-6 shall be issued to the holder of any permit 3102 that is described in division (A) of this section for a permit 3103 premises that is located in a community entertainment district, 3104 as defined in section 4301.80 of the Revised Code, that was 3105 approved by the legislative authority of a municipal corporation 3106 under that section between October 1 and October 15, 2005, to 3107 allow sale under the permit between the hours of ten a.m. and 3108 midnight—on Sunday, whether or not that sale has been authorized 3109 under section 4301.361, 4301.364, 4301.365, or 4301.366 of the 3110 Revised Code. 3111
- (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

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

 midnight—on Sunday, whether or not those sales have been

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 authorized under section 4301.361, 4301.364, 4301.365, or

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 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.

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(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

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affidavit from the permit holder to show the proportion of the

permit holder's gross receipts derived from the sale of food and

other goods and services. If the liquor control commission

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determines that affidavit to have been false, it shall revoke	3129
the permits of the permit holder at the premises concerned.	3130
(M) The fee for the D-6 permit is five hundred dollars	3131
when it is issued to the holder of an A-1-A, A-2, A-2f, A-3a, A- $$	3132
5, D-2, D-3, D-3a, D-4, D-4a, D-5, D-5a, D-5b, D-5c, D-5d, D-5e,	3133
D-5f, D-5g, D-5h, D-5i, D-5j, D-5k, D-5l, D-5m, D-5n, D-5o, or	3134
D-7 permit. The fee for the D-6 permit is four hundred dollars	3135
when it is issued to the holder of a C-2 permit.	3136
(N) Sunday sales of beer, wine, mixed beverages, or	3137
spirituous liquor authorized under a valid D-6 permit issued	3138
prior to, on, or after the effective date of this amendment may	3139
occur during the same hours that a permit holder may sell those	3140
products on Monday through Saturday.	3141
Sec. 4303.19. Permit E may be issued to the owner or	3142
operator of any railroad, a sleeping car company operating	3143
dining cars, buffet cars, club cars, lounge cars, or similar	3144
equipment, or an airline providing charter or regularly	3145
scheduled aircraft transportation service with dining, buffet,	3146
club, lounge, or similar facilities, to sell beer or any	3147
intoxicating liquor in any such car or aircraft to bona fide	3148
passengers at retail in glass and from the container for	3149
consumption in such car or aircraft, including sale on Sunday	3150
between the hours of one p.m. and midnight. The fee for this	3151
permit is five hundred dollars.	3152
Sunday sales of beer and intoxicating liquor authorized	3153
under a valid E permit issued prior to, on, or after the	3154
effective date of this amendment may occur during the same hours	3155
that a permit holder may sell those products on Monday through	3156
Saturday.	3157

Sec. 4303.191. Sales under an F class permit on Sundays	3158
are not affected by whether Sunday sales of beer or intoxicating	3159
liquor for consumption on the premises where sold are allowed to	3160
be made by persons holding another type of permit in the	3161
precinct or at the particular location where the event is to be	3162
held, provided that the F class permit is issued for other days	3163
of the week in addition to Sunday.	3164
Sec. 4303.2010. (A) As used in this section:	3165
(1) "Farmers market" means a farmers market registered	3166
with the director of agriculture under section 3717.221 of the	3167
Revised Code. "Farmers market" does not include a for-profit	3168
farmers market, a farmers market located at a rest area within	3169
the limits of the right-of-way of an interstate highway, a	3170
farmers market located at a service facility as defined in	3171
Chapter 5537. of the Revised Code that is along the Ohio	3172
turnpike, or a farmers market with fewer than five farmers	3173
market participants.	3174
(2) "A-2 permit holderQualified winery" means an A-2 or A-	3175
<u>2f</u> permit holder that produces less than two hundred and fifty	3176
thousand gallons of wine per year or an S-1 permit holder.	3177
(B) The division of liquor control may issue an F-10	3178
permit to a person who organizes a farmers market. Pursuant to	3179
the permit, the F-10 permit holder may allow a farmers market	3180
participant that is an A-2, S-1, or S-2 permit holder a_	3181
qualified winery to do the following at the location of the	3182
<pre>farmers market:</pre>	3183
(1) Sell tasting samples of wine manufactured by the $A-2$,	3184
S-1, or S-2 permit holder-qualified winery for consumption on	3185
the premises where the farmers market is located;	3186

(2) Sell wine manufactured by the A 2, S 1, or S 2 permit	3187
holder qualified winery in sealed containers for consumption off	3188
the premises where the farmers market is located.	3189
(C) An applicant for an F-10 permit shall submit an	3190
application for the permit to the division of liquor control.	3191
The application shall include the location of the farmers market	3192
that is the subject of the application.	3193
(D) The premises of the farmers market for which the F-10	3194
permit is issued shall be clearly defined and sufficiently	3195
restricted to allow proper enforcement of the permit by state	3196
and local law enforcement officers. If an F-10 permit is issued	3197
for all or a portion of the same premises for which another	3198
class of permit is issued, the division of liquor control shall	3199
suspend that permit holder's privileges in that portion of the	3200
premises in which the F-10 permit is in effect.	3201
(E) No A-2, S-1, or S-2 permit holder qualified winery	3202
shall do any of the following at a farmers market for which an	3203
F-10 permit has been issued:	3204
(1) Sell a tasting sample in an amount that exceeds one	3205
ounce;	3206
(2) Sell more than one sample of each wine offered for	3207
sale to any one person;	3208
(3) Sell more than five varieties of wine as tasting	3209
samples per day;	3210
(4) Sell a variety of wine that is offered for	3211
distribution by a wholesale distributor in any state. Division	3212
(E)(4) of this section does not apply to a variety of wine	3213
solely distributed by the $A-2$, $S-1$, or $S-2$ permit	3214
holderqualified winery.	3215

(5) Sell more than four and one-half liters of wine per	3216
household for off-premises consumption under division (B)(2) of	3217
this section;	3218
(6) Allow any person other than the $A-2$, $S-1$, or $S-2$	3219
permit holder qualified winery, a member of the applicable permit	3220
holder's qualified winery's family, or an employee of the	3221
applicable permit holder qualified winery to sell wine.	3222
(F) The F-10 permit is effective for nine months. The	3223
permit is not renewable. However, a person who organizes a	3224
farmers market may re-apply for a new permit. The fee for the F-	3225
10 permit is one hundred dollars.	3226
(G) An A-2, S-1, or S-2 permit holder A qualified winery	3227
shall not conduct the activities described in division (B) of	3228
this section unless the sale of wine for consumption on the	3229
premises and the sale of wine for consumption off the premises	3230
is authorized in the election precinct in which the farmers	3231
market that is the subject of the F-10 permit is located.	3232
(H) No F-10 permit holder shall allow more than four $\frac{A-2}{}$	3233
permit holders, four S-1 permit holders, four S-2 permit	3234
holders, or a combination of four A-2, S-1, and S-2 permit-	3235
holders qualified wineries per day to conduct the activities	3236
described in division (B) of this section on the premises of the	3237
applicable farmers market.	3238
Section 2. That existing sections 4301.01, 4301.03,	3239
4301.22, 4301.24, 4301.33, 4301.331, 4301.332, 4301.333,	3240
4301.334, 4301.351, 4301.354, 4301.355, 4301.356, 4301.361,	3241
4301.364, 4301.365, 4301.366, 4301.403, 4301.404, 4301.58,	3242
4301.62, 4301.82, 4303.14, 4303.18, 4303.181, 4303.182, 4303.19,	3243
and 4303.2010 of the Revised Code are hereby repealed.	3244

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Section 3. On the effective date of this section, if a	3245
board of elections is in the process of reviewing a petition	3246
submitted under Chapter 4301. of the Revised Code, as that	3247
chapter existed prior to its amendment by this act, calling for	3248
the submission of a question or questions authorizing Sunday	3249
sales of beer, wine, mixed beverages, or spirituous liquor	3250
between 10:00 a.m. or 11:00 a.m. and midnight on the ballot of	3251
the next general election or a special election conducted on the	3252
day of the next primary election, the board shall do either of	3253
the following, as applicable:	3254
(A) If ballots have not been printed, revise the question	3255
or questions to authorize sales of beer, wine, mixed beverages,	3256
or spirituous liquor on Sunday during the same hours those	3257
products may be sold on Monday through Saturday;	3258
(B) If ballots have been printed with the question or	3259
questions on them stating whether the question is to authorize	3260
the sale on Sunday between 10:00 a.m. and midnight or 11:00 a.m.	3261
and midnight, post a notice at each polling place on the day of	3262
the election, and enclose with each absent voter's ballot given	3263
or mailed, a notice that votes for either 10:00 a.m. or 11:00	3264
a.m. will be counted as approval for sales on Sunday during the	3265
same hours those products may be sold on Monday through	3266
Saturday.	3267
Section 4. That Section 3 of H.B. 669 of the 133rd General	3268
Assembly be amended to read as follows:	3269
Sec. 3. (A) As used in this section:	3270

(1) "Alcoholic beverage" means beer, wine, mixed

section 4301.01 of the Revised Code.

beverages, or spirituous liquor as those terms are defined in

(2) "Personal consumer" means an individual who is at	3274
least twenty-one years of age and intends to use a purchased	3275
alcoholic beverage for personal consumption only and not for	3276
resale or other commercial purposes.	3277
(3) "Qualified permit holder" has the same meaning as in	3278
section 4301.82 of the Revised Code—and also includes an A-3a	3279
permit holder under Chapter 4303. of the Revised Code.	3280
(B)(1) Notwithstanding any other provision of law to the	3281
contrary and in addition to areas in which a qualified permit	3282
holder is authorized to sell alcoholic beverages under the	3283
qualified permit holder's permit, a qualified permit holder may	3284
sell alcoholic beverages by the individual drink for consumption	3285
as follows:	3286
(a) In any area of the qualified permit holder's property	3287
in which sales are not currently authorized and that is	3288
outdoors, including the qualified permit holder's parking area;	3289
(b) In any outdoor area of public property that is	3290
immediately adjacent to the qualified permit holder's premises	3291
and that is owned by a municipal corporation or township,	3292
provided that the permit holder obtains written consent in	3293
accordance with division (C) of this section;	3294
(c) In any outdoor area of private property that is	3295
immediately adjacent to the qualified permit holder's premises,	3296
provided that the permit holder obtains the written consent of	3297
the owner of the private property.	3298
(2) If a qualified permit holder sells alcoholic beverages	3299
in an the outdoor area, the qualified permit holder shall	3300
clearly delineate the area where personal consumers may consume	3301
alcoholic beverages.	3302

(C) For purposes of division (B)(1)(b) of this section, a	3303
qualified permit holder shall obtain the written consent of	3304
either of the following:	3305
(1) If the public property is located in a municipal	3306
corporation, the executive officer of the municipal corporation	3307
or the executive officer's designee. If the executive officer or	3308
the executive officer's designee denies consent, the qualified	3309
permit holder may appeal the denial to the legislative authority	3310
of the municipal corporation. The legislative authority may	3311
adopt a resolution requesting the executive officer to	3312
reconsider the executive officer's denial.	3313
(2) If the public property is located in the	3314
unincorporated area of a township, the legislative authority of	3315
the township by the adoption of a resolution consenting to the	3316
sale of alcoholic beverages in the outdoor area.	3317
(D) Section 4301.62 of the Revised Code does not apply to	3318
the consumption of an alcoholic beverage in an outdoor area	3319
described in division (B)(1) of this section.	3320
(E) A qualified permit holder that sells intends to sell	3321
alcoholic beverages by the individual drink in an outdoor area	3322
under division (B)(1) of this section shall notify the Division	3323
of Liquor Control and the Investigative Unit of the Department	3324
of Public Safety of the areas that area in which the qualified	3325
permit holder intends to sell the alcoholic beverages. The	3326
qualified permit holder shall provide the notice not later than	3327
ten days prior to the commencement of such sales.	3328
(F) This section is operative through December 31, 2022A	3329
qualified permit holder or the holder's employee shall deliver	3330
each alcoholic beverage sold to a personal consumer in an	3331

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outdoor area authorized under this section.	3332
(G) An expansion to an outdoor area under this section	3333
expires with the qualified permit holder's permit in 2022. A	3334
qualified permit holder may renew an expanded outdoor area	3335
through December 31, 2023. After that date, no alcohol sales are	3336
permitted under this section in an expanded outdoor area. At any	3337
time, a qualified permit holder may apply to the Division for	3338
permanent expansion of the holder's permit premises pursuant to	3339
section 4301.10 of the Revised Code.	3340
Section 5. That existing Section 3 of H.B. 669 of the	3341
133rd General Assembly is hereby repealed.	3342

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