As Passed by the House

125th General Assembly Regular Session 2003-2004

Am. Sub. H. B. No. 306

Representatives Wolpert, Aslanides, Barrett, Carmichael, Collier, DeBose, C. Evans, Flowers, Key, Martin, T. Patton, Price, S. Smith, D. Stewart, Woodard, Yates

ABILL

| То | amend sections 109.572, 121.08, 307.697, 351.26, | 1 |
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| | 924.51, 1333.83, 2933.41, 4301.07, 4301.10, | 2 |
| | 4301.19, 4301.20, 4301.22, 4301.24, 4301.29, | 3 |
| | 4301.30, 4301.39, 4301.41, 4301.424, 4301.99, | 4 |
| | 4303.03, 4303.07, 4303.09, 4303.181, 4303.203, | 5 |
| | 4303.204, 4303.231, 4303.24, 4303.25, 4303.27, | 6 |
| | 4303.271, 4303.292, 4303.293, 4303.30, 4399.02, | 7 |
| | 4399.04, 4399.07, 4399.08, and 4399.18, to enact | 8 |
| | section 4301.77, and to repeal section 4399.01 of | 9 |
| | the Revised Code to eliminate the authority of the | 10 |
| | Division of Liquor Control to order liquor permit | 11 |
| | holders to stop selling intoxicating liquor to | 12 |
| | certain persons; to authorize the Division to | 13 |
| | share social security numbers with other state or | 14 |
| | local law enforcement agencies for specific | 15 |
| | purposes; to authorize the Department of Commerce | 16 |
| | or, if acting with authorization on the | 17 |
| | Department's behalf, the Division to seek BCII or | 18 |
| | FBI criminal records checks for certain | 19 |
| | individuals associated with the issuance or | 20 |
| | transfer of permits, licenses, or certifications; | 21 |
| | to modify provisions relating to the annual permit | 22 |
| | fees for A-2, B-2, and B-4 permit holders; to | 23 |

| change the name of the out-of-state supplier | 24 |
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| "consent to import"; to change the registration | 25 |
| fee for agents, solicitors, and sales persons of | 26 |
| beer or intoxicating liquor manufacturers, | 27 |
| suppliers, brokers, or wholesale distributors to a | 28 |
| biennial fee; to revise the deadline for paying a | 29 |
| permit fee when a person applies for a liquor | 30 |
| permit; to change provisions that require the | 31 |
| disclosure of shareholders of or holders of | 32 |
| membership interests in a corporation or limited | 33 |
| liability company applying for a liquor permit; to | 34 |
| correct references to the "Department of Liquor | 35 |
| Control" and "Director of Liquor Control;" to | 36 |
| change the manner in which beer, intoxicating | 37 |
| liquor, and alcohol seized by a law enforcement | 38 |
| agency is disposed of; to revise when duplicate | 39 |
| permit fees are paid; to change the qualifications | 40 |
| for issuance of the D-5a and D-5i permits; and to | 41 |
| revise other provisions of the Liquor Control Law. | 42 |

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

| Section 1. That sections 109.572, 121.08, 307.697, 351.26, | 43 |
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| 924.51, 1333.83, 2933.41, 4301.07, 4301.10, 4301.19, 4301.20, | 44 |
| 4301.22, 4301.24, 4301.29, 4301.30, 4301.39, 4301.41, 4301.424, | 45 |
| 4301.99, 4303.03, 4303.07, 4303.09, 4303.181, 4303.203, 4303.204, | 46 |
| 4303.231, 4303.24, 4303.25, 4303.27, 4303.271, 4303.292, 4303.293, | 47 |
| 4303.30, 4399.02, 4399.04, 4399.07, 4399.08, and 4399.18 be | 48 |
| amended and section 4301.77 of the Revised Code be enacted to read | 49 |
| as follows: | 50 |
| | |

Sec. 109.572. (A)(1) Upon receipt of a request pursuant to 51
section 121.08, 2151.86, 3301.32, 3301.541, 3319.39, 5104.012, 52

this section.

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| 5104.013, or 5153.111 of the Revised Code, a completed form | 53 |
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| prescribed pursuant to division (C)(1) of this section, and a set | 54 |
| of fingerprint impressions obtained in the manner described in | 55 |
| division (C)(2) of this section, the superintendent of the bureau | 56 |
| of criminal identification and investigation shall conduct a | 57 |
| criminal records check in the manner described in division (B) of | 58 |
| this section to determine whether any information exists that | 59 |
| indicates that the person who is the subject of the request | 60 |
| previously has been convicted of or pleaded guilty to any of the | 61 |
| following: | 62 |
| (a) A violation of section 2903.01, 2903.02, 2903.03, | 63 |
| 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, | 64 |
| 2905.01, 2905.02, 2905.05, 2907.02, 2907.03, 2907.04, 2907.05, | 65 |
| 2907.06, 2907.07, 2907.08, 2907.09, 2907.21, 2907.22, 2907.23, | 66 |
| 2907.25, 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 2911.01, | 67 |
| 2911.02, 2911.11, 2911.12, 2919.12, 2919.22, 2919.24, 2919.25, | 68 |
| 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.04, 2925.05, | 69 |
| 2925.06, or 3716.11 of the Revised Code, felonious sexual | 70 |
| penetration in violation of former section 2907.12 of the Revised | 71 |
| Code, a violation of section 2905.04 of the Revised Code as it | 72 |
| existed prior to July 1, 1996, a violation of section 2919.23 of | 73 |
| the Revised Code that would have been a violation of section | 74 |
| 2905.04 of the Revised Code as it existed prior to July 1, 1996, | 75 |
| had the violation been committed prior to that date, or a | 76 |
| violation of section 2925.11 of the Revised Code that is not a | 77 |
| minor drug possession offense; | 78 |
| (b) A violation of an existing or former law of this state, | 79 |

any other state, or the United States that is substantially

equivalent to any of the offenses listed in division (A)(1)(a) of

(2) On receipt of a request pursuant to section 5123.081 of

| the Revised Code with respect to an applicant for employment in | 84 |
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| any position with the department of mental retardation and | 85 |
| developmental disabilities, pursuant to section 5126.28 of the | 86 |
| Revised Code with respect to an applicant for employment in any | 87 |
| position with a county board of mental retardation and | 88 |
| developmental disabilities, or pursuant to section 5126.281 of the | 89 |
| Revised Code with respect to an applicant for employment in a | 90 |
| direct services position with an entity contracting with a county | 91 |
| board for employment, a completed form prescribed pursuant to | 92 |
| division (C)(1) of this section, and a set of fingerprint | 93 |
| impressions obtained in the manner described in division (C)(2) of | 94 |
| this section, the superintendent of the bureau of criminal | 95 |
| identification and investigation shall conduct a criminal records | 96 |
| | 97 |
| check. The superintendent shall conduct the criminal records check | 98 |
| in the manner described in division (B) of this section to | 99 |
| determine whether any information exists that indicates that the | 100 |
| person who is the subject of the request has been convicted of or | 101 |
| pleaded guilty to any of the following: | 101 |
| (a) A violation of section 2903.01, 2903.02, 2903.03, | 102 |

- (a) A violation of section 2903.01, 2903.02, 2903.03, 102
 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 103
 2905.01, 2905.02, 2905.04, 2905.05, 2907.02, 2907.03, 2907.04, 104
 2907.05, 2907.06, 2907.07, 2907.08, 2907.09, 2907.12, 2907.21, 105
 2907.22, 2907.23, 2907.25, 2907.31, 2907.32, 2907.321, 2907.322, 106
 2907.323, 2911.01, 2911.02, 2911.11, 2911.12, 2919.12, 2919.22, 107
 2919.24, 2919.25, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, or 108
 3716.11 of the Revised Code; 109
- (b) An existing or former municipal ordinance or law of this 110 state, any other state, or the United States that is substantially 111 equivalent to any of the offenses listed in division (A)(2)(a) of 112 this section.
- (3) On receipt of a request pursuant to section 173.41, 114
 3712.09, 3721.121, or 3722.151 of the Revised Code, a completed 115

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| form prescribed pursuant to division (C)(1) of this section, and a | 116 |
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| set of fingerprint impressions obtained in the manner described in | 117 |
| division (C)(2) of this section, the superintendent of the bureau | 118 |
| of criminal identification and investigation shall conduct a | 119 |
| criminal records check with respect to any person who has applied | 120 |
| for employment in a position that involves providing direct care | 121 |
| to an older adult. The superintendent shall conduct the criminal | 122 |
| records check in the manner described in division (B) of this | 123 |
| section to determine whether any information exists that indicates | 124 |
| that the person who is the subject of the request previously has | 125 |
| been convicted of or pleaded guilty to any of the following: | 126 |
| (a) A violation of section 2903.01, 2903.02, 2903.03, | 127 |
| 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, | 128 |
| 2905.01, 2905.02, 2905.11, 2905.12, 2907.02, 2907.03, 2907.05, | 129 |
| 2907.06, 2907.07, 2907.08, 2907.09, 2907.12, 2907.25, 2907.31, | 130 |
| 2907.32, 2907.321, 2907.322, 2907.323, 2911.01, 2911.02, 2911.11, | 131 |
| 2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.11, 2913.21, | 132 |
| 2913.31, 2913.40, 2913.43, 2913.47, 2913.51, 2919.25, 2921.36, | 133 |
| 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.11, 2925.13, | 134 |
| 2925.22, 2925.23, or 3716.11 of the Revised Code; | 135 |
| (b) An existing or former law of this state, any other state, | 136 |
| or the United States that is substantially equivalent to any of | 137 |
| the offenses listed in division (A)(3)(a) of this section. | 138 |
| (4) On receipt of a request pursuant to section 3701.881 of | 139 |
| the Revised Code with respect to an applicant for employment with | 140 |
| a home health agency as a person responsible for the care, | 141 |
| custody, or control of a child, a completed form prescribed | 142 |
| pursuant to division (C)(1) of this section, and a set of | 143 |
| fingerprint impressions obtained in the manner described in | 144 |
| division (C)(2) of this section, the superintendent of the bureau | 145 |

of criminal identification and investigation shall conduct a

criminal records check. The superintendent shall conduct the

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| criminal records check in the manner described in division (B) of | 148 |
| this section to determine whether any information exists that | 149 |
| indicates that the person who is the subject of the request | 150 |
| previously has been convicted of or pleaded guilty to any of the | 151 |
| following: | 152 |
| (a) A violation of section 2903.01, 2903.02, 2903.03, | 153 |
| 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, | 154 |
| 2905.01, 2905.02, 2905.04, 2905.05, 2907.02, 2907.03, 2907.04, | 155 |
| 2907.05, 2907.06, 2907.07, 2907.08, 2907.09, 2907.12, 2907.21, | 156 |
| 2907.22, 2907.23, 2907.25, 2907.31, 2907.32, 2907.321, 2907.322, | 157 |
| 2907.323, 2911.01, 2911.02, 2911.11, 2911.12, 2919.12, 2919.22, | 158 |
| 2919.24, 2919.25, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, | 159 |
| 2925.04, 2925.05, 2925.06, or 3716.11 of the Revised Code or a | 160 |
| violation of section 2925.11 of the Revised Code that is not a | 161 |
| minor drug possession offense; | 162 |

- (b) An existing or former law of this state, any other state,
 or the United States that is substantially equivalent to any of
 the offenses listed in division (A)(4)(a) of this section.
- (5) On receipt of a request pursuant to section 5111.95 or 166 5111.96 of the Revised Code with respect to an applicant for 167 employment with a waiver agency participating in a department of 168 job and family services administered home and community-based 169 waiver program or an independent provider participating in a 170 department administered home and community-based waiver program in 171 a position that involves providing home and community-based waiver 172 services to consumers with disabilities, a completed form 173 prescribed pursuant to division (C)(1) of this section, and a set 174 of fingerprint impressions obtained in the manner described in 175 division (C)(2) of this section, the superintendent of the bureau 176 of criminal identification and investigation shall conduct a 177 criminal records check. The superintendent shall conduct the 178 criminal records check in the manner described in division (B) of 179

| this section to determine whether any information exists that | 180 |
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| indicates that the person who is the subject of the request | 181 |
| previously has been convicted of or pleaded guilty to any of the | 182 |
| following: | 183 |

- (a) A violation of section 2903.01, 2903.02, 2903.03, 184 2903.04, 2903.041, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 185 2903.34, 2905.01, 2905.02, 2905.05, 2905.11, 2905.12, 2907.02, 186 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08, 2907.09, 187 2907.21, 2907.22, 2907.23, 2907.25, 2907.31, 2907.32, 2907.321, 188 2907.322, 2907.323, 2911.01, 2911.02, 2911.11, 2911.12, 2911.13, 189 2913.02, 2913.03, 2913.04, 2913.11, 2913.21, 2913.31, 2913.40, 190 2913.43, 2913.47, 2913.51, 2919.12, 2919.24, 2919.25, 2921.36, 191 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.04, 2925.05, 192 2925.06, 2925.11, 2925.13, 2925.22, 2925.23, or 3716.11 of the 193 Revised Code, felonious sexual penetration in violation of former 194 section 2907.12 of the Revised Code, a violation of section 195 2905.04 of the Revised Code as it existed prior to July 1, 1996, a 196 violation of section 2919.23 of the Revised Code that would have 197 been a violation of section 2905.04 of the Revised Code as it 198 existed prior to July 1, 1996, had the violation been committed 199 prior to that date; 200
- (b) An existing or former law of this state, any other state, 201 or the United States that is substantially equivalent to any of 202 the offenses listed in division (A)(5)(a) of this section. 203
- (6) On receipt of a request pursuant to section 3701.881 of 204 the Revised Code with respect to an applicant for employment with 205 a home health agency in a position that involves providing direct 206 care to an older adult, a completed form prescribed pursuant to 207 division (C)(1) of this section, and a set of fingerprint 208 impressions obtained in the manner described in division (C)(2) of 209 this section, the superintendent of the bureau of criminal 210 identification and investigation shall conduct a criminal records 211

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| check. The superintendent shall conduct the criminal records check 2 | 212 |
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| in the manner described in division (B) of this section to | 213 |
| determine whether any information exists that indicates that the | 214 |
| person who is the subject of the request previously has been 2 | 215 |
| convicted of or pleaded guilty to any of the following: | 216 |
| (a) A violation of section 2903.01, 2903.02, 2903.03, 2 | 217 |
| 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, | 218 |
| 2905.01, 2905.02, 2905.11, 2905.12, 2907.02, 2907.03, 2907.05, | 219 |
| 2907.06, 2907.07, 2907.08, 2907.09, 2907.12, 2907.25, 2907.31, | 220 |
| 2907.32, 2907.321, 2907.322, 2907.323, 2911.01, 2911.02, 2911.11, 2 | 221 |
| 2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.11, 2913.21, | 222 |
| 2913.31, 2913.40, 2913.43, 2913.47, 2913.51, 2919.25, 2921.36, | 223 |
| 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.11, 2925.13, | 224 |
| 2925.22, 2925.23, or 3716.11 of the Revised Code; | 225 |
| (b) An existing or former law of this state, any other state, 2 | 226 |
| or the United States that is substantially equivalent to any of | 227 |
| the offenses listed in division (A)(6)(a) of this section. | 228 |
| (7) When conducting a criminal records check upon a request 2 | 229 |
| pursuant to section 3319.39 of the Revised Code for an applicant 2 | 230 |
| who is a teacher, in addition to the determination made under | 231 |
| division (A)(1) of this section, the superintendent shall | 232 |
| determine whether any information exists that indicates that the | 233 |
| person who is the subject of the request previously has been 2 | 234 |
| convicted of or pleaded guilty to any offense specified in section 2 | 235 |
| 3319.31 of the Revised Code. | 236 |
| (8) When conducting a criminal records check on a request 2 | 237 |
| pursuant to section 2151.86 of the Revised Code for a person who | 238 |
| is a prospective foster caregiver or who is eighteen years old or 2 | 239 |
| older and resides in the home of a prospective foster caregiver, | 240 |
| the superintendent, in addition to the determination made under 2 | 241 |

division (A)(1) of this section, shall determine whether any

information exists that indicates that the person has been

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| any relevant information gathered and compiled by the bureau under | 275 |
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| division (A) of section 109.57 of the Revised Code that relates to | 276 |
| the person who is the subject of the request, including any | 277 |
| relevant information contained in records that have been sealed | 278 |
| under section 2953.32 of the Revised Code; | 279 |
| (2) If the request received by the superintendent asks for | 280 |
| information from the federal bureau of investigation, the | 281 |
| superintendent shall request from the federal bureau of | 282 |
| investigation any information it has with respect to the person | 283 |
| who is the subject of the request and shall review or cause to be | 284 |
| reviewed any information the superintendent receives from that | 285 |
| bureau. | 286 |
| (3) The superintendent or the superintendent's designee may | 287 |
| request criminal history records from other states of the federal | 288 |
| government pursuant to the national crime prevention and privacy | 289 |
| compact set forth in section 109.571 of the Revised Code. | 290 |
| (C)(1) The superintendent shall prescribe a form to obtain | 291 |
| the information necessary to conduct a criminal records check from | 292 |
| any person for whom a criminal records check is required by | 293 |
| section <u>121.08</u> , 173.41, 2151.86, 3301.32, 3301.541, 3319.39, | 294 |
| 3701.881, 3712.09, 3721.121, 3722.151, 5104.012, 5104.013, | 295 |
| 5111.95, 5111.96, 5123.081, 5126.28, 5126.281, or 5153.111 of the | 296 |
| Revised Code. The form that the superintendent prescribes pursuant | 297 |
| to this division may be in a tangible format, in an electronic | 298 |
| format, or in both tangible and electronic formats. | 299 |
| (2) The superintendent shall prescribe standard impression | 300 |
| sheets to obtain the fingerprint impressions of any person for | 301 |
| whom a criminal records check is required by section 121.08, | 302 |
| 173.41, 2151.86, 3301.32, 3301.541, 3319.39, 3701.881, 3712.09, | 303 |

3721.121, 3722.151, 5104.012, 5104.013, 5111.95, 5111.96,

5123.081, 5126.28, 5126.281, or 5153.111 of the Revised Code. Any

person for whom a records check is required by any of those 306 sections shall obtain the fingerprint impressions at a county 307 sheriff's office, municipal police department, or any other entity 308 with the ability to make fingerprint impressions on the standard 309 impression sheets prescribed by the superintendent. The office, 310 department, or entity may charge the person a reasonable fee for 311 making the impressions. The standard impression sheets the 312 superintendent prescribes pursuant to this division may be in a 313 tangible format, in an electronic format, or in both tangible and 314 electronic formats. 315

- (3) Subject to division (D) of this section, the 316 superintendent shall prescribe and charge a reasonable fee for 317 providing a criminal records check requested under section 121.08, 318 173.41, 2151.86, 3301.32, 3301.541, 3319.39, 3701.881, 3712.09, 319 3721.121, 3722.151, 5104.012, 5104.013, 5111.95, 5111.96, 320 5123.081, 5126.28, 5126.281, or 5153.111 of the Revised Code. The 321 person making a criminal records request under section 121.08, 322 173.41, 2151.86, 3301.32, 3301.541, 3319.39, 3701.881, 3712.09, 323 3721.121, 3722.151, 5104.012, 5104.013, 5111.95, 5111.96, 324 5123.081, 5126.28, 5126.281, or 5153.111 of the Revised Code shall 325 pay the fee prescribed pursuant to this division. A person making 326 a request under section 3701.881 of the Revised Code for a 327 criminal records check for an applicant who may be both 328 responsible for the care, custody, or control of a child and 329 involved in providing direct care to an older adult shall pay one 330 fee for the request. 331
- (4) The superintendent of the bureau of criminal 332 identification and investigation may prescribe methods of 333 forwarding fingerprint impressions and information necessary to 334 conduct a criminal records check, which methods shall include, but 335 not be limited to, an electronic method. 336
 - (D) A determination whether any information exists that

Sec. 121.08. (A) There is hereby created in the department of

commerce the position of deputy director of administration. This

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officer shall be appointed by the director of commerce, serve 368 under the director's direction, supervision, and control, perform 369 such the duties as the director prescribes, and hold office during 370 the director's pleasure. The director of commerce may designate an 371 assistant director of commerce to serve as the deputy director of 372 administration. The deputy director of administration shall 373 perform such the duties as are prescribed by the director of 374 commerce in supervising the activities of the division of 375 administration of the department of commerce. 376

- (B) Except as provided in section 121.07 of the Revised Code, 377 the department of commerce shall have all powers and perform all 378 duties vested in the deputy director of administration, the state 379 fire marshal, the superintendent of financial institutions, the 380 superintendent of real estate and professional licensing, the 381 superintendent of liquor control, the superintendent of the 382 division of industrial compliance, the superintendent of labor and 383 worker safety, and the commissioner of securities, and shall have 384 all powers and perform all duties vested by law in all officers, 385 deputies, and employees of such those offices. Except as provided 386 in section 121.07 of the Revised Code, wherever powers are 387 conferred or duties imposed upon any of such those officers, such 388 the powers and duties shall be construed as vested in the 389 department of commerce. 390
- (C)(1) There is hereby created in the department of commerce 391 a division of financial institutions, which shall have all powers 392 and perform all duties vested by law in the superintendent of 393 financial institutions. Wherever powers are conferred or duties 394 imposed upon the superintendent of financial institutions, such 395 those powers and duties shall be construed as vested in the 396 division of financial institutions. The division of financial 397 institutions shall be administered by a superintendent of 398 financial institutions. 399

- (2) All provisions of law governing the superintendent of 400 financial institutions shall apply to and govern the 401 superintendent of financial institutions provided for in this 402 section; all authority vested by law in the superintendent of 403 financial institutions with respect to the management of the 404 division of financial institutions shall be construed as vested in 405 the superintendent of financial institutions created by this 406 section with respect to the division of financial institutions 407 provided for in this section; and all rights, privileges, and 408 emoluments conferred by law upon the superintendent of financial 409 institutions shall be construed as conferred upon the 410 superintendent of financial institutions as head of the division 411 of financial institutions. The director of commerce shall not 412 transfer from the division of financial institutions any of the 413 functions specified in division (C)(2) of this section. 414
- (D) Beginning on July 1, 1997, there There is hereby created 415 in the department of commerce a division of liquor control, which 416 shall have all powers and perform all duties vested by law in the 417 superintendent of liquor control. Wherever powers are conferred or 418 duties are imposed upon the superintendent of liquor control, 419 those powers and duties shall be construed as vested in the 420 division of liquor control. The division of liquor control shall 421 be administered by a superintendent of liquor control. 422
- (E) The director of commerce shall not be interested, 423 directly or indirectly, in any firm or corporation which is a 424 dealer in securities as defined in sections 1707.01 and 1707.14 of 425 the Revised Code, or in any firm or corporation licensed under 426 sections 1321.01 to 1321.19 of the Revised Code. 427
- (F) The director of commerce shall not have any official 428 connection with a savings and loan association, a savings bank, a 429 bank, a bank holding company, a savings and loan association 430 holding company, a consumer finance company, or a credit union 431

that is under the supervision of the division of financial 432 institutions, or a subsidiary of any of the preceding entities, or 433 be interested in the business thereof. 434

- (G) There is hereby created in the state treasury the

 division of administration fund. The fund shall receive

 assessments on the operating funds of the department of commerce

 in accordance with procedures prescribed by the director of

 commerce and approved by the director of budget and management.

 All operating expenses of the division of administration shall be

 paid from the division of administration fund.

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- (H) There is hereby created in the department of commerce a 442 division of real estate and professional licensing, which shall be 443 under the control and supervision of the director of commerce. The 444 division of real estate and professional licensing shall be 445 administered by a superintendent of real estate and professional 446 licensing. The superintendent of real estate and professional 447 licensing shall exercise the powers and perform the functions and 448 duties delegated to the superintendent under Chapters 4735., 449 4749., 4763., and 4767. of the Revised Code. 450
- (I) There is hereby created in the department of commerce a 451 division of labor and worker safety, which shall have all powers 452 and perform all duties vested by law in the superintendent of 453 labor and worker safety. Wherever powers are conferred or duties 454 imposed upon the superintendent of labor and worker safety, such 455 those powers and duties shall be construed as vested in the 456 division of labor and worker safety. The division of labor and 457 worker safety is shall be under the control and supervision of the 458 director of commerce, and be administered by a superintendent of 459 labor and worker safety. The superintendent of labor and worker 460 safety shall exercise the powers and perform the duties delegated 461 to the superintendent by the director under Chapters 4109., 4111., 462 4115., and 4167. of the Revised Code. 463

| (J) The department of commerce or a division of the | 464 |
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| department created by the Revised Code that is acting with | 465 |
| authorization on the departments's behalf may request from the | 466 |
| bureau of criminal identification and investigation pursuant to | 467 |
| section 109.572 of the Revised Code, or coordinate with | 468 |
| appropriate federal, state, and local government agencies to | 469 |
| accomplish, criminal records checks for the persons whose | 470 |
| identities are required to be disclosed by an applicant for the | 471 |
| issuance or transfer of a permit, license, or certification issued | 472 |
| or transferred by the department or division. At or before the | 473 |
| time of making a request for a criminal records check, the | 474 |
| department or division may require any person whose identity is | 475 |
| required to be disclosed by an applicant for the issuance or | 476 |
| transfer of such a license, permit, or certification to submit to | 477 |
| the department or division valid fingerprint impressions in a | 478 |
| format and by any media or means acceptable to the bureau of | 479 |
| criminal identification and investigation and, when applicable, | 480 |
| the federal bureau of investigation. The department or division | 481 |
| may cause the bureau of criminal identification and investigation | 482 |
| to conduct a criminal records check through the federal bureau of | 483 |
| investigation only if the person for whom the criminal records | 484 |
| check would be conducted resides or works outside of this state or | 485 |
| has resided or worked outside of this state during the preceding | 486 |
| five years, or if a criminal records check conducted by the bureau | 487 |
| of criminal identification and investigation within this state | 488 |
| indicates that the person may have a criminal record outside of | 489 |
| this state. | 490 |
| In the case of a criminal records check under section 109.572 | 491 |
| of the Revised Code, the department or division shall forward to | 492 |
| the bureau of criminal identification and investigation the | 493 |
| requisite form, fingerprint impressions, and fee described in | 494 |
| division (C) of that section. When requested by the department or | 495 |

| division in accordance with this section, the bureau of criminal | 496 |
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| identification and investigation shall request from the federal | 497 |
| bureau of investigation any information it has with respect to the | 498 |
| person who is the subject of the requested criminal records check | 499 |
| and shall forward the requisite fingerprint impressions and | 500 |
| information to the federal bureau of investigation for that | 501 |
| criminal records check. After conducting a criminal records check | 502 |
| or receiving the results of a criminal records check from the | 503 |
| federal bureau of investigation, the bureau of criminal | 504 |
| identification and investigation shall provide the results to the | 505 |
| department or division. | 506 |
| | |

The department or division may require any person about whom

a criminal records check is requested to pay to the department or

division the amount necessary to cover the fee charged to the

department or division by the bureau of criminal identification

and investigation under division (C)(3) of section 109.572 of the

Revised Code, including, when applicable, any fee for a criminal

records check conducted by the federal bureau of investigation.

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Sec. 307.697. (A) For the purpose of section 307.696 of the 514 Revised Code and to pay any or all of the charge the board of 515 elections makes against the county to hold the election on the 516 question of levying the tax, or for those purposes and to provide 517 revenues to the county for permanent improvements, the board of 518 county commissioners of a county may levy a tax not to exceed 519 three dollars on each gallon of spirituous liquor sold to or 520 purchased by liquor permit holders for resale, and sold at retail 521 by the division of liquor control, in the county. The tax shall be 522 levied on the number of gallons so sold. The tax may be levied for 523 any number of years not exceeding twenty. 524

The tax shall be levied pursuant to a resolution of the board 525 of county commissioners approved by a majority of the electors in 526

| the county voting on the question of levying the tax, which | 527 |
|--|-----|
| resolution shall specify the rate of the tax, the number of years | 528 |
| the tax will be levied, and the purposes for which the tax is | 529 |
| levied. The election may be held on the date of a general or | 530 |
| special election held not sooner than seventy-five days after the | 531 |
| date the board certifies its resolution to the board of elections. | 532 |
| If approved by the electors, the tax takes effect on the first day | 533 |
| of the month specified in the resolution but not sooner than the | 534 |
| first day of the month that is at least sixty days after the | 535 |
| certification of the election results by the board of elections. A | 536 |
| copy of the resolution levying the tax shall be certified to the | 537 |
| division of liquor control at least sixty days prior to the date | 538 |
| on which the tax is to become effective. | 539 |

- (B) A resolution under this section may be joined on the 540 ballot as a single question with a resolution adopted under 541 section 4301.421 or 5743.024 of the Revised Code to levy a tax for 542 the same purposes, and for the purpose of paying the expenses of 543 administering that tax. 544
- (C) The form of the ballot in an election held pursuant to 545 this section or section 4301.421 or 5743.024 of the Revised Code 546 shall be as follows or in any other form acceptable to the 547 secretary of state: 548

"For the purpose of paying not more than one-half of the 549 costs of providing a public sports facility together with related 550 redevelopment and economic development projects, shall (an) excise 551 tax(es) be levied by county at the rate of 552 (dollars on each gallon of spirituous liquor sold in the county by 553 the Ohio division of liquor control, cents per gallon on the sale 554 of beer at wholesale in the county, cents per gallon on the sale 555 of wine and mixed beverages at wholesale in the county, cents per 556 gallon on the sale of cider at wholesale in the county, or mills 557 per cigarette on the sale of cigarettes at wholesale in the 558

county), for years?

| Yes |
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| No |

For an election in which questions under this section or section 4301.421 or 5743.024 of the Revised Code are joined as a single question, the form of the ballot shall be as above, except each of the proposed taxes shall be listed.

(D) The board of county commissioners of a county in which a tax is imposed under this section on the effective date of this amendment July 19, 1995, may levy a tax for the purpose of section 307.673 of the Revised Code regardless of whether or not the cooperative agreement authorized under that section has been entered into prior to the day the resolution adopted under division (D)(1) or (2) of this section is adopted, and for the purpose of reimbursing a county for costs incurred in the construction of a sports facility pursuant to an agreement entered into by the county under section 307.696 of the Revised Code. The tax shall be levied and approved in one of the manners prescribed by division (D)(1) or (2) of this section.

(1) The tax may be levied pursuant to a resolution adopted by a majority of the members of the board of county commissioners not later than forty-five days after the effective date of this amendment July 19, 1995. A board of county commissioners approving a tax under division (D)(1) of this section may approve a tax under division (B)(1) of section 4301.421 or division (C)(1) of section 5743.024 of the Revised Code at the same time. Subject to the resolution being submitted to a referendum under sections 305.31 to 305.41 of the Revised Code, the resolution shall take effect immediately, but the tax levied pursuant to the resolution

| shall not be levied prior to the o | day following the last day the 5 | 90 |
|------------------------------------|-------------------------------------|----|
| tax levied pursuant to divisions (| (A), (B), and (C) of this section 5 | 91 |
| may be levied. | 5 | 92 |

(2) The tax may be levied pursuant to a resolution adopted by 593 a majority of the members of the board of county commissioners not 594 later than forty-five days after the effective date of this 595 amendment July 19, 1995, and approved by a majority of the 596 electors of the county voting on the question of levying the tax 597 at the next succeeding general election following the effective 598 date of this amendment July 19, 1995. The board of county 599 commissioners shall certify a copy of the resolution to the board 600 of elections immediately upon adopting a resolution under division 601 (D)(2) of this section, and the board of elections shall place the 602 question of levying the tax on the ballot at that election. The 603 form of the ballot shall be as prescribed by division (C) of this 604 section, except that the phrase "paying not more than one-half of 605 the costs of providing a sports facility together with related 606 redevelopment and economic development projects" shall be replaced 607 by the phrase "paying the costs of constructing or renovating a 608 sports facility and reimbursing a county for costs incurred by the 609 county in the construction of a sports facility, " and the phrase 610 ", beginning (here insert the earliest date the tax 611 would take effect)" shall be appended after "years." A board of 612 county commissioners submitting the question of a tax under 613 division (D)(2) of this section may submit the question of a tax 614 under division (B)(2) of section 4301.421 or division (C)(2) of 615 section 5743.024 of the Revised Code as a single question, and the 616 form of the ballot shall include each of the proposed taxes. 617

If approved by a majority of electors voting on the question, 618 the tax shall take effect on the day specified on the ballot, 619 which shall not be earlier than the day following the last day the 620 tax levied pursuant to divisions (A), (B), and (C) of this section 621

| resolution either approving or rejecting the proposal, and certify | 653 |
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| a copy of its resolution to the board of directors. If the board | 654 |
| of county commissioners approves the proposal, the board of county | 655 |
| commissioners shall propose the question of levying a tax pursuant | 656 |
| to section 4301.424 of the Revised Code or pursuant to sections | 657 |
| 5743.026 and 5743.324 of the Revised Code, as specified in the | 658 |
| board of directors' resolution, for the purpose of construction or | 659 |
| renovation of a sports facility. | 660 |
| | |

(B) The form of the ballot in an election held on the question of levying a tax proposed pursuant to section 4301.424 or 662 5743.026 of the Revised Code shall be as follows or in any other 663 form acceptable to the secretary of state: 664

| Yes | |
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| No | п |

For an election in which questions under section 4301.424 or 679 5743.026 of the Revised Code are joined as a single question, the 680 form of the ballot shall be as above, except each of the proposed 681 taxes shall be listed.

- Sec. 924.51. (A) There is hereby created the Ohio grape 683 industries committee consisting of nine members. The members shall 684 be the director of agriculture or the director's designee, who 685 shall chair the committee, the director superintendent of liquor 686 control or the director's superintendent's designee, the chief of 687 the division of markets of the department of agriculture, the 688 viticulture extension specialist of the Ohio agricultural research 689 and development center, who shall be a nonvoting member, and five 690 members who shall be appointed by the director of agriculture. 691
- (B) Of the five members of the committee appointed by the 692 director of agriculture, two shall be persons who receive the 693 major portion of their income from the production of grapes. The 694 term of one of these members shall begin January 1, 1982, and end 695 December 31, 1982, and the second member's term shall begin 696 January 1, 1982, and end December 31, 1983. Two members shall be 697 persons who receive the major portion of their income from the 698 production of wine from raw grape or fruit products in either raw 699 fruit or fresh juice form. The term of one of these members shall 700 begin January 1, 1982, and end December 31, 1982, and the second 701 member's term shall begin January 1, 1982, and end December 31, 702 1983. One member shall be a person the major portion of whose 703 income is from the production of grape products other than wine, 704 such as juice, jams, or jellies; that member's term shall begin 705 January 1, 1982, and end December 31, 1984. Thereafter, the terms 706 for each appointed member of the committee shall be for three 707 years, commencing on the first day of January and ending on the 708 thirty-first day of December. No appointed member shall serve more 709 than two consecutive terms. The director may remove any appointed 710 member for cause. 711
- (C) Members shall be appointed to fill vacancies caused by

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 death, resignation, or removal in the same manner prescribed for

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regular appointment to the committee. Any member appointed to fill

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a vacancy occurring prior to the expiration of the term for which

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the member's predecessor was appointed shall hold office for the

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remainder of the term. Any member shall continue in office

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subsequent to the expiration date of that member's term until that

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member's successor takes office, or until a period of sixty days

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has elapsed, whichever occurs first.

- (D) All members of the committee are entitled to their actual 721 and necessary expenses incurred in the performance of their duties 722 as members, payable from moneys received from the Ohio grape 723 industries fund created under section 924.54 of the Revised Code. 724
 - (E) A majority of the committee constitutes a quorum. 725

Sec. 1333.83. Every manufacturer of alcoholic beverages shall 726 contract with or offer in good faith to its distributors a written 727 franchise providing for, and specifying the rights and duties of 728 both parties in effecting, the sale of the specified brands or 729 products of the manufacturer. Any provision of a franchise 730 agreement that waives any of the prohibitions of, or fails to 731 comply with, sections 1333.82 to 1333.87 of the Revised Code is 732 void and unenforceable. Any notice or acceptance required to be 733 given or made by either party to the franchise shall be in writing 734 and signed by the authorized representative of the parties. Any 735 breach, actual or claimed, of a franchise made pursuant to this 736 section shall not be grounds for suspension or revocation of any 737 permit or consent to import supplier registration issued by the 738 division of liquor control. When a distributor of beer or wine for 739 a manufacturer, or the successors or assigns of the manufacturer, 740 distributes the beer or wine for ninety days or more without a 741 written contract, a franchise relationship is established between 742 the parties, and sections 1333.82 to 1333.87 of the Revised Code 743 apply to the manufacturer, its successor or assigns, and the 744 distributor. 745

| Sec. 2933.41. (A)(1) Any property, other than contraband that | 746 |
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| is subject to the provisions of section 2913.34 or 2933.43 of the | 747 |
| Revised Code, other than property that is subject to section | 748 |
| 3719.141 of the Revised Code, other than property that is | 749 |
| forfeited under sections 2923.44 to 2923.47 or 2925.41 to 2925.45 | 750 |
| of the Revised Code, other than a vehicle that is criminally | 751 |
| forfeited under an order issued under section 4503.233 or 4503.234 | 752 |
| of the Revised Code and that is to be disposed of under section | 753 |
| 4503.234 of the Revised Code, other than property that has been | 754 |
| lawfully seized under sections 2933.71 to 2933.75 of the Revised | 755 |
| Code in relation to a medicaid fraud offense, and other than | 756 |
| property that has been lawfully seized in relation to a violation | 757 |
| of section 2923.32 of the Revised Code, that has been lost, | 758 |
| abandoned, stolen, seized pursuant to a search warrant, or | 759 |
| otherwise lawfully seized or forfeited, and that is in the custody | 760 |
| of a law enforcement agency shall be kept safely pending the time | 761 |
| it no longer is needed as evidence and shall be disposed of | 762 |
| pursuant to this section. Each law enforcement agency that has | 763 |
| custody of any property that is subject to this section shall | 764 |
| adopt a written internal control policy that addresses the keeping | 765 |
| of detailed records as to the amount of property taken in by the | 766 |
| agency, that addresses the agency's disposition of the property | 767 |
| under this section, that provides for the keeping of detailed | 768 |
| records of the disposition of the property, and that provides for | 769 |
| the keeping of detailed financial records of the amount and | 770 |
| disposition of any proceeds of a sale of the property under | 771 |
| division (D)(8) of this section and of the general types of | 772 |
| expenditures made out of the proceeds retained by the agency and | 773 |
| the specific amount expended on each general type of expenditure. | 774 |
| The policy shall not provide for or permit the identification of | 775 |

any specific expenditure that is made in an ongoing investigation. 776
The policy is a public record open for inspection under section 777
149.43 of the Revised Code. 778

(2)(a) Every law enforcement agency that has any lost, 779 abandoned, stolen, seized, or forfeited property as described in 780 division (A)(1) of this section in its custody shall comply with 781 its written internal control policy adopted under that division 782 relative to the property. Each agency that has any such property 783 in its custody, except for property to be disposed of under 784 division (D)(4) of this section, shall maintain an accurate 785 record, in accordance with its written internal control policy, of 786 each item of the property. The record shall include the date on 787 which each item of property came into the agency's custody, the 788 manner in which it was disposed of, the date of its disposition, 789 the name of the person who received the property if it was not 790 destroyed, and all other information required by the agency's 791 written internal control policy; however, the record shall not 792 identify or enable the identification of the individual officer 793 who seized any item of property. The record of any property that 794 no longer is needed as evidence, and all financial records of the 795 amount and disposition of any proceeds of a sale under division 796 (D)(8) of this section and of the general types of expenditures 797 made out of the proceeds retained by the agency and the specific 798 amount of each general type of expenditure, shall be open to 799 public inspection during the agency's regular business hours. 800

Each law enforcement agency that, during any calendar year,
has any seized or forfeited property as described in division

(A)(1) of this section in its custody shall prepare a report

covering the calendar year that cumulates all of the information

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contained in all of the records kept by the agency pursuant to

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this division for that calendar year and shall send a copy of the

cumulative report, no later than the first day of March in the

(c) Not later than the fifteenth day of April in the calendar
year in which reports are sent to the attorney general under
divisions (A)(2)(a) and (b) of this section, the attorney general
shall send to the president of the senate and the speaker of the
house of representatives a written notification that does all of
the following:

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general is a public record open for inspection under section

149.43 of the Revised Code.

- (i) Indicates that the attorney general has received from law
 enforcement agencies reports of the type described in division
 (A)(2)(a), (A)(2)(b), or both (A)(2)(a) and (b) of this section,
 whichever is applicable, that cover the previous calendar year and
 indicates that the reports were received under division (A)(2)(a),
 (A)(2)(b), or both (A)(2)(a) and (b) of this section, whichever is
 applicable;
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- (ii) Indicates that the reports are open for inspection under section 149.43 of the Revised Code;
 - (iii) Indicates that the attorney general will provide a copy 838

of any or all of the reports to the president of the senate or the speaker of the house of representatives upon request. 840

- (B) A law enforcement agency that has property in its 841 possession that is required to be disposed of pursuant to this 842 section shall make a reasonable effort to locate the persons 843 entitled to possession of the property in its custody, to notify 844 them of when and where it may be claimed, and to return the 845 property to them at the earliest possible time. In the absence of 846 evidence identifying persons entitled to possession, it is 847 sufficient notice to advertise in a newspaper of general 848 circulation in the county, briefly describing the nature of the 849 property in custody and inviting persons to view and establish 850 their right to it. 851
- (C) A person loses any right that the person may have to the 852 possession, or the possession and ownership, of property if any of the following applies: 854
- (1) The property was the subject, or was used in a conspiracy 855 or attempt to commit, or in the commission, of an offense other 856 than a traffic offense, and the person is a conspirator, 857 accomplice, or offender with respect to the offense. 858
- (2) A court determines that the property should be forfeited 859 because, in light of the nature of the property or the 860 circumstances of the person, it is unlawful for the person to 861 acquire or possess the property.
- (D) Unclaimed or forfeited property in the custody of a law 863 enforcement agency, other than contraband that is subject to the 864 provisions of section 2913.34 or 2933.43 of the Revised Code, 865 other than property forfeited under sections 2923.44 to 2923.47 or 866 2925.41 to 2925.45 of the Revised Code, and other than property 867 that has been lawfully seized in relation to a violation of 868 section 2923.32 of the Revised Code, shall be disposed of on 869

application to and order of any court of record that has

territorial jurisdiction over the political subdivision in which

the law enforcement agency has jurisdiction to engage in law

enforcement activities, as follows:

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- (1) Drugs shall be disposed of pursuant to section 3719.11 of 874 the Revised Code or placed in the custody of the secretary of the 875 treasury of the United States for disposal or use for medical or 876 scientific purposes under applicable federal law. 877
- 878 (2) Firearms and dangerous ordnance suitable for police work may be given to a law enforcement agency for that purpose. 879 Firearms suitable for sporting use or as museum pieces or 880 collectors' items may be sold at public auction pursuant to 881 division (D)(8) of this section. Other firearms and dangerous 882 ordnance shall be destroyed by the agency or shall be sent to the 883 bureau of criminal identification and investigation for 884 destruction by the bureau. 885
 - (3) Obscene materials shall be destroyed.
- (4) Beer, Except as otherwise provided in division (D)(4) of 887 this section, beer or intoxicating liquor, or alcohol seized from 888 by a person who is not the holder of a permit issued under 889 Chapters 4301. and 4303. of the Revised Code or is an offender and 890 forfeited to the state under section 4301.45 or 4301.53 of the 891 Revised Code either law enforcement agency shall be sold by the 892 division of liquor control, if the division determines that the 893 beer, intoxicating liquor, or alcohol is fit for sale, or shall be 894 placed in the custody of destroyed. Intoxicating liquor seized by 895 the investigations investigative unit in the department of public 896 safety and may be used distributed for training relating to law 897 enforcement activities. The department, with the assistance of the 898 division of liquor control, shall adopt Pursuant to rules the 899 <u>department adopts</u> in accordance with Chapter 119. of the Revised 900 Code to, the department shall provide for the distribution of such 901

| beer, <u>seized</u> intoxicating liquor , or alcohol <u>that is not</u> | 902 |
|---|-----|
| distributed for training relating to its law enforcement | 903 |
| activities, to state or local law enforcement agencies, upon their | 904 |
| request, for training related to their law enforcement activities. | 905 |
| If any tax imposed under Title XLIII of the Revised Code has not | 906 |
| been paid in relation to the beer, intoxicating liquor, or | 907 |
| alcohol, the proceeds of the sale shall first be used to pay the | 908 |
| tax. All other money collected under division (D)(4) of this | 909 |
| section shall be paid into the state treasury. Any such beer, | 910 |
| intoxicating liquor, or alcohol that the division determines to be | 911 |
| unfit for sale shall be destroyed. | 912 |

- (5) Money received by an inmate of a correctional institution 913 from an unauthorized source or in an unauthorized manner shall be 914 returned to the sender, if known, or deposited in the inmates' 915 industrial and entertainment fund if the sender is not known. 916
- (6) Vehicles and vehicle parts forfeited under sections 917 4549.61 to 4549.63 of the Revised Code may be given to a law 918 enforcement agency for use in the performance of its duties. Those 919 parts may be incorporated into any other official vehicle. Parts 920 that do not bear vehicle identification numbers or derivatives of 921 them may be sold or disposed of as provided by rules of the 922 director of public safety. Parts from which a vehicle 923 identification number or derivative of it has been removed, 924 defaced, covered, altered, or destroyed and that are not suitable 925 for police work or incorporation into an official vehicle shall be 926 destroyed and sold as junk or scrap. 927
- (7)(a) Computers, computer networks, computer systems, and 928 computer software suitable for police work may be given to a law 929 enforcement agency for that purpose. Other computers, computer 930 networks, computer systems, and computer software shall be 931 disposed of pursuant to division (D)(8) of this section.
 - (b) As used in this section, "computers," "computer

networks," "computer systems," and "computer software" have the 934 same meanings as in section 2913.01 of the Revised Code. 935

(8) Other unclaimed or forfeited property, including personal 936 property that is abandoned or relinquished by an inmate of a state 937 correctional institution, with the approval of the court, may be 938 used by the law enforcement agency that has possession of it. If 939 the other unclaimed or forfeited property is not used by the law 940 enforcement agency, it may be sold, without appraisal, at a public 941 auction to the highest bidder for cash, or, in the case of other 942 unclaimed or forfeited moneys, disposed of in another manner that 943 the court considers proper in the circumstances. 944

(E)(1)(a) If the property was in the possession of the law 945 enforcement agency in relation to a delinquent child proceeding in 946 a juvenile court, ten per cent of the proceeds from property 947 disposed of pursuant to this section shall be applied to one or 948 more alcohol and drug addiction treatment programs that are 949 certified by the department of alcohol and drug addiction services 950 under section 3793.06 of the Revised Code and that are specified 951 by the court in its order issued under division (D) of this 952 section. A juvenile court shall not specify an alcohol or drug 953 addiction treatment program in the order unless the program is a 954 certified alcohol and drug addiction treatment program and, except 955 as provided in division (E)(1)(a) of this section, unless the 956 program is located in the county in which the court that issues 957 the orders is located or in a contiguous county. If no certified 958 alcohol and drug addiction treatment program is located in any of 959 those counties, the juvenile court may specify in the order a 960 certified alcohol and drug addiction treatment program located 961 anywhere within this state. The remaining ninety per cent of the 962 proceeds shall be applied as provided in division (E)(1)(b) of 963 this section. 964

If the property was in the possession of the law enforcement

agency other than in relation to a delinquent child proceeding in 966 a juvenile court, all of the proceeds from property disposed of 967 pursuant to this section shall be applied as provided in division 968 (E)(1)(b) of this section.

- (b) Except as provided in divisions (D)(4), (5), and (E)(2) 970 of this section and after compliance with division (E)(1)(a) of 971 this section when that division is applicable, the proceeds from 972 property disposed of pursuant to this section shall be placed in 973 the general fund of the state, the county, the township, or the 974 municipal corporation, of which the law enforcement agency 975 involved is an agency.
- (2) Each board of county commissioners that recognizes a 977 citizens' reward program as provided in section 9.92 of the 978 Revised Code shall notify each law enforcement agency of that 979 county and each law enforcement agency of a township or municipal 980 corporation wholly located in that county of the official 981 recognition of the citizens' reward program by filing a copy of 982 its resolution conferring that recognition with each of those law 983 enforcement agencies. When the board of county commissioners of a 984 county recognizes a citizens' reward program and the county 985 includes a part, but not all, of the territory of a municipal 986 corporation, the board shall so notify the law enforcement agency 987 of that municipal corporation of the official recognition of the 988 citizens' reward program only if the county contains the highest 989 percentage of the municipal corporation's population. Upon receipt 990 of a notice described in this division, each law enforcement 991 agency shall pay twenty-five per cent of the proceeds from each 992 sale of property disposed of pursuant to this section to the 993 citizens' reward program for use exclusively for the payment of 994 rewards. No part of those funds may be used to pay for the 995 administrative expenses or any other expenses associated with a 996 citizens' reward program. If a citizens' reward program that 997

| operates in more than one county or in another state or states in | 998 |
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| addition to this state receives funds pursuant to this section, | 999 |
| the funds shall be used to pay rewards only for tips and | 1000 |
| information to law enforcement agencies concerning felonies, | 1001 |
| offenses of violence, or misdemeanors that have been committed in | 1002 |
| the county from which the funds were received. | 1003 |

- (F) This section does not apply to the collection, storage, 1004 or disposal of abandoned junk motor vehicles. This section shall 1005 not be construed to rescind or restrict the authority of a 1006 municipal law enforcement agency to keep and dispose of lost, 1007 abandoned, stolen, seized, or forfeited property under an 1008 ordinance of the municipal corporation or under sections 737.29 to 1009 737.33 of the Revised Code, provided that, when a municipal 1010 corporation that has received notice as provided in division 1011 (E)(2) of this section disposes of property under an ordinance, it 1012 shall pay twenty-five per cent of the proceeds from any sale or 1013 auction to the citizens' reward program as provided under that 1014 division. 1015
- (G) The receipt of funds by a citizens' reward program 1016 pursuant to division (E) of this section does not make it a 1017 governmental unit for purposes of section 149.43 of the Revised 1018 Code and does not subject it to the disclosure provisions of that 1019 section.
- (H) This section does not apply to the disposal of stolen or 1021 other property recovered by township law enforcement agencies 1022 pursuant to sections 505.105 to 505.109 of the Revised Code. 1023
- (I)(1) Subject to divisions (D)(1) to (7) of this section, 1024 and otherwise notwithstanding the provisions of this section, 1025 personal property that is subject to this section and that is 1026 abandoned or relinquished by an inmate of a state correctional 1027 institution may be destroyed or used by order of the warden of the 1028 institution, if either of the following apply: 1029

| (a) The value of the item is one hundred dollars or less, the | 1030 |
|---|------|
| state correctional institution has attempted to contact or | 1031 |
| identify the owner of the personal property, and those attempts | 1032 |
| have been unsuccessful. | 1033 |
| (b) The inmate who owns the personal property agrees in | 1034 |
| writing to the disposal of the personal property in question. | 1035 |
| (2) The department of rehabilitation and correction shall | 1036 |
| record the seizure and disposition of any personal property | 1037 |
| pursuant to division $(I)(1)$ of this section, any attempts to | 1038 |
| contact or identify the owner of the personal property pursuant to | 1039 |
| division (I)(1)(a) of this section, and any agreement made | 1040 |
| pursuant to division (I)(1)(b) of this section. | 1041 |
| (J) For purposes of this section, "law enforcement agency" | 1042 |
| includes correctional institutions, and "citizens' reward program" | 1043 |
| has the same meaning as in section 9.92 of the Revised Code. As | 1044 |
| used in division (H) of this section, "township law enforcement | 1045 |
| agencies" means an organized police department of a township, a | 1046 |
| township police district, a joint township police district, or the | 1047 |
| office of a township constable. | 1048 |
| Sec. 4301.07. Each member of the liquor control commission | 1049 |
| shall devote his <u>the member's</u> entire time to the duties of his | 1050 |
| office and shall hold no other public position of trust or profit. | 1051 |
| No member of the commission, nor the director <u>superintendent</u> of | 1052 |
| liquor control, nor any of the appointees or employees of the | 1053 |
| commission or of the department division of liquor control, shall | 1054 |
| have any <u>direct</u> financial interest , directly or indirectly, in <u>, or</u> | 1055 |
| any interest otherwise prohibited by Chapter 102. or section | 1056 |
| 2921.42 or 2921.43 of the Revised Code in, the manufacture, | 1057 |
| distribution, or sale of beer or intoxicating liquor. | 1058 |

Each member of the commission, and the $\frac{\text{chairman}}{\text{chairperson}}$

| shall receive a salary fixed pursuant to division (J) of section | 1060 |
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| 124.15 of the Revised Code. In addition thereto to that salary, | 1061 |
| each member shall receive the actual and necessary travel expenses | 1062 |
| in connection with commission hearings and business. The chairman | 1063 |
| <pre>chairperson shall be an attorney at law who has had five years of</pre> | 1064 |
| active law practice. | 1065 |

- Sec. 4301.10. (A) The division of liquor control shall do all 1066 of the following:
- (1) Control the traffic in beer and intoxicating liquor in 1068 this state, including the manufacture, importation, and sale of 1069 beer and intoxicating liquor; 1070
- (2) Grant or refuse permits for the manufacture, 1071 distribution, transportation, and sale of beer and intoxicating 1072 liquor and the sale of alcohol, as authorized or required by this 1073 chapter and Chapter 4303. of the Revised Code; and a. A 1074 certificate, signed by the superintendent of liquor control and to 1075 which is affixed the official seal of the division, stating that 1076 it appears from the records of the division that no permit has 1077 been issued to the person specified in the certificate, or that a 1078 permit, if issued, has been revoked, canceled, or suspended, shall 1079 be received as prima-facie evidence of the facts recited in the 1080 certificate in any court, or before any officer of this state. 1081
- (3) Put into operation, manage, and control a system of state 1082 liquor stores for the sale of spirituous liquor at retail and to 1083 holders of permits authorizing the sale of spirituous liquor; 1084 however, the division shall not establish any drive-in state 1085 liquor stores; and by means of those types of stores, and any 1086 manufacturing plants, distributing and bottling plants, 1087 warehouses, and other facilities that it considers expedient, 1088 establish and maintain a state monopoly of the distribution of 1089 spirituous liquor and its sale in packages or containers; and for 1090

| that purpose manufacture, buy, import, possess, and sell | 1091 |
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| spirituous liquors as provided in this chapter and Chapter 4303. | 1092 |
| of the Revised Code, and in the rules promulgated by the | 1093 |
| superintendent of liquor control pursuant to those chapters; | 1094 |
| lease, or in any manner acquire the use of any land or building | 1095 |
| required for any of those purposes; purchase any equipment that is | 1096 |
| required; and borrow money to carry on its business, and issue, | 1097 |
| sign, endorse, and accept notes, checks, and bills of exchange; | 1098 |
| but all obligations of the division created under authority of | 1099 |
| this division shall be a charge only upon the moneys received by | 1100 |
| the division from the sale of spirituous liquor and its other | 1101 |
| business transactions in connection with the sale of spirituous | 1102 |
| liquor, and shall not be general obligations of the state; | 1103 |

- (4) Enforce the administrative provisions of this chapter and 1104 Chapter 4303. of the Revised Code, and the rules and orders of the 1105 liquor control commission and the superintendent relating to the 1106 manufacture, importation, transportation, distribution, and sale 1107 of beer and intoxicating liquors; and the. The attorney general, 1108 any prosecuting attorney, and any prosecuting officer of a 1109 municipal corporation or a municipal court shall, at the request 1110 of the division of liquor control or the department of public 1111 safety, prosecute any person charged with the violation of any 1112 provision in those chapters or of any section of the Revised Code 1113 relating to the manufacture, importation, transportation, 1114 distribution, and sale of beer and intoxicating liquor +. 1115
- (5) Determine the locations of all state liquor stores and 1116 manufacturing, distributing, and bottling plants required in 1117 connection therewith with those stores, subject to this chapter 1118 and Chapter 4303. of the Revised Code; 1119
- (6) Conduct inspections of liquor permit premises to1120determine compliance with the administrative provisions of this1121chapter and Chapter 4303. of the Revised Code and the rules1122

adopted under those provisions by the liquor control commission. 1123

Except as otherwise provided in division (A)(6) of this 1124 section, those inspections may be conducted only during those 1125 hours in which the permit holder is open for business and only by 1126 authorized agents or employees of the division or by any peace 1127 officer, as defined in section 2935.01 of the Revised Code. 1128 Inspections may be conducted at other hours only to determine 1129 compliance with laws or commission rules that regulate the hours 1130 of sale of beer and intoxicating liquor and only if the 1131 investigator has reasonable cause to believe that those laws or 1132 rules are being violated. Any inspection conducted pursuant to 1133 division (A)(6) of this section is subject to all of the following 1134 requirements: 1135

- (a) The only property that may be confiscated is contraband, 1136 as defined in section 2901.01 of the Revised Code, or property 1137 that is otherwise necessary for evidentiary purposes. 1138
- (b) A complete inventory of all property confiscated from the premises shall be given to the permit holder or the permit 1140 holder's agent or employee by the confiscating agent or officer at 1141 the conclusion of the inspection. At that time, the inventory 1142 shall be signed by the confiscating agent or officer, and the 1143 agent or officer shall give the permit holder or the permit 1144 holder's agent or employee the opportunity to sign the inventory. 1145
- (c) Inspections conducted pursuant to division (A)(6) of this 1146 section shall be conducted in a reasonable manner. A finding by 1147 any court of competent jurisdiction that the inspection was not 1148 conducted in a reasonable manner in accordance with this section 1149 or any rules promulgated by the commission may be considered 1150 grounds for suppression of evidence. A finding by the liquor 1151 control commission that the inspection was not conducted in a 1152 reasonable manner in accordance with this section or any rules 1153 promulgated by the commission may be considered grounds for 1154

dismissal of the commission case.

If any court of competent jurisdiction finds that property 1156 confiscated as the result of an administrative inspection is not 1157 necessary for evidentiary purposes and is not contraband, as 1158 defined in section 2901.01 of the Revised Code, the court shall 1159 order the immediate return of the confiscated property, provided 1160 that property is not otherwise subject to forfeiture, to the 1161 permit holder. However, the return of this property is not grounds 1162 for dismissal of the case. The commission likewise may order the 1163 return of confiscated property if no criminal prosecution is 1164 pending or anticipated. 1165

- (7) Delegate to any of its agents or employees any power of 1166 investigation that the division possesses with respect to the 1167 enforcement of any of the administrative laws relating to beer and 1168 intoxicating liquor, provided that this division does not 1169 authorize the division to designate any agent or employee to serve 1170 as an enforcement agent. The employment and designation of 1171 enforcement agents shall be within the exclusive authority of the 1172 director of public safety pursuant to sections 5502.13 to 5502.19 1173 of the Revised Code. 1174
- (8) Except as otherwise provided in division (A)(8) of this

 section, collect Collect the following fees:

 1176
- (a) An annual twenty five— A biennial fifty dollar

 registration fee for each representative agent, solicitor, or

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 salesperson, registered pursuant to section 4303.25 of the Revised

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 Code, of a beer or intoxicating liquor manufacturer, supplier,

 broker, or wholesale distributor doing business in this state;

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- (b) A fifty-dollar product registration fee for each new beer or intoxicating liquor product sold in this state. The product 1183 registration fee shall be accompanied by a copy of the federal 1184 label and product approval for the new product. 1185

| (c) An annual three-hundred-dollar out-of-state supplier | 1186 |
|---|------|
| consent to import registration fee from each manufacturer or | 1187 |
| supplier not subject to division (A)(8)(e) of this section that | 1188 |
| produces and ships into this state, or ships into this state, | 1189 |
| intoxicating liquor or beer, in addition to an initial application | 1190 |
| fee of one hundred dollars÷ | 1191 |
| (d) An annual twenty-five-dollar registration fee for coil | 1192 |
| cleaners of beer dispensing equipment doing business in this | 1193 |
| state. | 1194 |
| (e) An annual one hundred dollar out of state | 1195 |
| consent-to-import fee, in addition to an initial application fee | 1196 |
| of one hundred dollars, from any manufacturer or out-of-state | 1197 |
| supplier that produced or shipped into this state in the | 1198 |
| immediately preceding calendar year a total of five hundred or | 1199 |
| fewer cases of seven hundred fifty milliliter equivalent of | 1200 |
| intoxicating liquor and twelve-ounce equivalent of beer. | 1201 |
| Each consent-to-import, representative's supplier, agent, | 1202 |
| solicitor, or salesperson registration, and coil cleaner | 1203 |
| $\frac{\text{registration}}{\text{constant}}$ issued under $\frac{\text{this}}{\text{division}}$ division $\frac{\text{(A)(8) of this section}}{\text{constant}}$ | 1204 |
| authorizes shall authorize the person named to carry on the | 1205 |
| activity specified in the registration. Each agent, solicitor, or | 1206 |
| salesperson registration is valid for two years or for the | 1207 |
| unexpired portion of a two-year registration period. Each supplier | 1208 |
| $\underline{\text{registration}}$ is valid for one $\underline{\text{year}}_{\tau}$ or for the unexpired portion | 1209 |
| of the a one-year, ending registration period. Registrations shall | 1210 |
| end on the their respective uniform expiration date for each, | 1211 |
| which shall be designated by the division, and $\frac{1}{100}$ are subject to | 1212 |
| suspension, revocation, cancellation, or fine as authorized by | 1213 |
| this chapter and Chapter 4303. of the Revised Code. | 1214 |
| (9) Establish a system of electronic data interchange within | 1215 |

the division and regulate the electronic transfer of information

sufficient to provide in each calendar year all costs and expenses

of the division and also an adequate working capital reserve for

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the division. The gross profit shall not exceed forty per cent of 1248 the retail selling price based on costs of the division, and in 1249 addition the sum required by section 4301.12 of the Revised Code 1250 to be paid into the state treasury. An amount equal to one and 1251 one-half per cent of that gross profit shall be paid into the 1252 statewide treatment and prevention fund created by section 4301.30 1253 of the Revised Code and be appropriated by the general assembly 1254 from the fund to the department of alcohol and drug addiction 1255 services as provided in section 4301.30 of the Revised Code. 1256

On spirituous liquor manufactured in Ohio this state from the juice of grapes or fruits grown in Ohio this state, the division 1258 shall compute an anticipated gross profit of not to exceed ten per cent. The wholesale prices shall be at a discount of not less than 1260 twelve and one-half per cent of the retail selling prices as 1261 determined by the division in accordance with this section.

(C) The division may approve the expansion or diminution of a 1263 premises to which a liquor permit has been issued and may adopt 1264 standards governing such an expansion or diminution. 1265

Sec. 4301.19. The division of liquor control shall sell 1266 spirituous liquor only, whether from a warehouse or from a state 1267 liquor store or agency store. All sales shall be in sealed 1268 containers and for resale as authorized by this chapter and 1269 Chapter 4303. of the Revised Code or for consumption off the 1270 premises only. Except as otherwise provided in this section, sale 1271 of containers holding one-half pint or less of spirituous liquor 1272 by the division shall be made at retail only, and not for the 1273 purpose of resale by any purchaser, by special order placed with a 1274 state retail liquor store or agency store and subject to rules 1275 established by the superintendent of liquor control. The division 1276 may sell at wholesale spirituous liquor in fifty milliliter sealed 1277 containers to any holder of a permit issued under Chapter 4303. of 1278

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| the Revised Code that authorizes the sale of spirituous liquor for |
|--|
| consumption on the premises where sold. A person appointed by the |
| division to act as an agent for the sale of spirituous liquor |
| pursuant to section 4301.17 of the Revised Code may provide and |
| accept gift certificates and may accept credit cards and debit |
| cards for the retail purchase of spirituous liquor. Deliveries |
| shall be made in the manner the superintendent determines by rule. |

If any person desires to purchase any variety or brand of 1286 spirituous liquor which is not in stock at the state liquor store 1287 or agency store where the variety or brand is ordered, the 1288 division shall immediately procure the variety or brand after a 1289 reasonable deposit is made by the purchaser in such proportion of 1290 the approximate cost of the order as is prescribed by the rules of 1291 the superintendent. The purchaser shall be immediately notified 1292 upon the arrival of the spirituous liquor at the store at which it 1293 was ordered. Unless the purchaser pays for the variety or brand 1294 and accepts delivery within five days after the giving of the 1295 notice, the division may place the spirituous liquor in stock for 1296 general sale, and the deposit of the purchaser shall be forfeited. 1297

sec. 4301.20. Chapters 4301. This chapter and Chapter 4303. 1298
of the Revised Code do not prevent the following: 1299

- (A) The storage of intoxicating liquor in bonded warehouses, 1300 established in accordance with the acts of congress and under the 1301 regulation of the United States, located in this state, or the 1302 transportation of intoxicating liquor to or from bonded warehouses 1303 of the United States wherever located; 1304
- (B) A bona fide resident of this state who is the owner of a 1305 warehouse receipt from obtaining or transporting to the person's 1306 resident's residence for the person's resident's own consumption 1307 and not for resale spirituous liquor stored in a government bonded 1308

legally imported under division (K) of this section, or legally

imported pursuant to a consent to import supplier registration

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| issued by the division. Such <u>The</u> sales shall be for the purpose of | 1371 |
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| exchanging a ceramic commemorative bottle between private | 1372 |
| collectors and shall not be for the purpose of selling the | 1373 |
| spirituous liquor for personal consumption. The sale or exchange | 1374 |
| authorized by this division shall not occur on the premises of any | 1375 |
| permit holder, shall not be made in connection with the business | 1376 |
| of any permit holder, and shall not be made in connection with any | 1377 |
| mercantile business. | 1378 |

- Sec. 4301.22. Sales of beer and intoxicating liquor under all classes of permits and from state liquor stores are subject to the following restrictions, in addition to those imposed by the rules or orders of the division of liquor control:
- (A)(1) Except as otherwise provided in this chapter, no beer 1383or intoxicating liquor shall be sold to any person under 1384twenty-one years of age. 1385
- (2) No low-alcohol beverage shall be sold to any person under
 eighteen years of age. No permit issued by the division shall be
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 suspended, revoked, or canceled because of a violation of division
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 (A)(2) of this section.
- (3) No intoxicating liquor shall be handled by any person 1390 under twenty-one years of age, except that a person eighteen years 1391 of age or older employed by a permit holder may handle or sell 1392 beer or intoxicating liquor in sealed containers in connection 1393 with wholesale or retail sales, and any person nineteen years of 1394 age or older employed by a permit holder may handle intoxicating 1395 liquor in open containers when acting in the capacity of a server 1396 in a hotel, restaurant, club, or night club, as defined in 1397 division (B) of section 4301.01 of the Revised Code, or in the 1398 premises of a D-7 permit holder. This section does not authorize 1399 persons under twenty-one years of age to sell intoxicating liquor 1400 across a bar. Any person employed by a permit holder may handle 1401

| outside of any licensed retail premises, or on any lot of ground | 1433 |
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| on which the licensed premises are situated, or on the exterior of | 1434 |
| any building of which said <u>the</u> licensed premises are a part, any | 1435 |
| sign, illustration, or advertisement bearing the name, brand name, | 1436 |
| trade name, trade-mark, designation, or other emblem of or | 1437 |
| indicating the manufacturer, producer, distributor, place of | 1438 |
| manufacture, production, or distribution of any beer or | 1439 |
| intoxicating liquor. Signs, illustrations, or advertisements | 1440 |
| bearing the name, brand name, trade name, trade-mark, designation, | 1441 |
| or other emblem of or indicating the manufacturer, producer, | 1442 |
| distributor, place of manufacture, production, or distribution of | 1443 |
| beer or intoxicating liquor may be displayed and permitted to be | 1444 |
| displayed on the interior or in the show windows of any licensed | 1445 |
| premises, if the particular brand or type of product so advertised | 1446 |
| is actually available for sale on the premises at the time of such | 1447 |
| that display. The liquor control commission shall determine by | 1448 |
| rule the size and character of such <u>those</u> signs, illustrations, or | 1449 |
| advertisements. | 1450 |

(G)(F) No retail permit holder shall possess on the licensed 1451 premises any barrel or other container from which beer is drawn, 1452 unless there is attached to the spigot or other dispensing 1453 apparatus the name of the manufacturer of the product contained 1454 therein in the barrel or other container, provided that where 1455 such, if the beer is served at a bar, the manufacturer's name or 1456 brand must appear in full view of the purchaser. The commission 1457 shall regulate the size and character of the devices provided for 1458 in this section. 1459

(H)(G) Except as otherwise provided in this division, no sale
of any gift certificate shall be permitted whereby beer or
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intoxicating liquor of any kind is to be exchanged for such the
certificate, unless the gift certificate can be exchanged only for
food, and beer or intoxicating liquor, for on-premises consumption
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No manufacturer shall have any financial interest, directly
or indirectly, by stock ownership, or through interlocking
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directors in a corporation, or otherwise, in the establishment,
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maintenance, or promotion in the business of any wholesale
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distributor. No retail permit holder shall have any interest,
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directly or indirectly, in the operation of, or any ownership in,
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the business of any wholesale distributor or manufacturer.
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No manufacturer shall, except as authorized by section 1493 4303.021 of the Revised Code, have any financial interest, 1494 directly or indirectly, by stock ownership, or through 1495

| interlocking directors in a corporation, or otherwise, in the | 1496 |
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| establishment, maintenance, or promotion of the business of any | 1497 |
| retail dealer. No wholesale distributor or employee of a wholesale | 1498 |
| distributor shall have any financial interest, directly or | 1499 |
| indirectly, by stock ownership, interlocking directors in a | 1500 |
| corporation, or otherwise, in the establishment, maintenance, or | 1501 |
| promotion of the business of any retail dealer. No manufacturer or | 1502 |
| wholesale distributor or any stockholder of a manufacturer or | 1503 |
| wholesale distributor shall acquire, by ownership in fee, | 1504 |
| leasehold, mortgage, or otherwise, directly or indirectly, any | 1505 |
| interest in the premises on which the business of any other person | 1506 |
| engaged in the business of trafficking in beer or intoxicating | 1507 |
| liquor is conducted. All contracts, covenants, conditions, and | 1508 |
| limitations whereby any person engaged or proposing to engage in | 1509 |
| the sale of beer or intoxicating liquors promises to confine the | 1510 |
| person's sales of a particular kind or quality of beer or | 1511 |
| intoxicating liquor to one or more products, or the products of a | 1512 |
| specified manufacturer or wholesale distributor, or to give | 1513 |
| preference to those products, shall to the extent of that promise | 1514 |
| be void. The making of a promise in any such form shall be cause | 1515 |
| for the revocation or suspension of any permit issued to any | 1516 |
| party. This section does not prevent the holder of an A permit | 1517 |
| from securing and holding a wholesale distributor's permit or | 1518 |
| permits and operating as a wholesale distributor. | 1519 |
| | |

No manufacturer shall sell or offer to sell to any wholesale 1520 distributor or retail permit holder, no wholesale distributor 1521 shall sell or offer to sell to any retail permit holder, and no 1522 wholesale distributor or retail permit holder shall purchase or 1523 receive from any manufacturer or wholesale distributor, any beer, 1524 brewed beverages, or wine manufactured in the United States except 1525 for cash. No right of action shall exist to collect any claims for 1526 credit extended contrary to this section. This section does not 1527 prohibit a licensee from crediting to a purchaser the actual 1528

| prices charged for packages or containers returned by the original | 1529 |
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| purchaser as a credit on any sale or from refunding to any | 1530 |
| purchaser the amount paid by that purchaser for containers or as a | 1531 |
| deposit on containers when title is retained by the vendor, if | 1532 |
| those containers or packages have been returned to the | 1533 |
| manufacturer or distributor. This section does not prohibit a | 1534 |
| manufacturer from extending usual and customary credit for beer, | 1535 |
| brewed beverages, or wine manufactured in the United States and | 1536 |
| sold to customers who live or maintain places of business outside | 1537 |
| this state when the beverages so sold are actually transported and | 1538 |
| delivered to points outside this state. No wholesale or retail | 1539 |
| permit shall be issued to an applicant unless the applicant has | 1540 |
| paid in full all accounts for beer or wine, manufactured in the | 1541 |
| United States, outstanding as of September 6, 1939. No beer or | 1542 |
| wine manufactured in the United States shall be imported into the | 1543 |
| state unless the beer or wine has been paid for in cash, and no | 1544 |
| consent to import supplier registration for any such beer or wine | 1545 |
| manufactured in the United States shall be issued by the division | 1546 |
| of liquor control until the A-2, B-1, or B-5 permit holder | 1547 |
| establishes to the satisfaction of the division that the beer or | 1548 |
| wine has been paid for in cash. | 1549 |

This section does not prevent a manufacturer from securing

and holding any financial interest, directly or indirectly, by

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stock ownership or through interlocking directors in a

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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:

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- (A) Either the manufacturer or one of its parent companies is 1556 listed on a national securities exchange. 1557
- (B) All purchases of alcoholic beverages by the C or D permit 1558 holder are made from wholesale distributors in this state or 1559 agency stores licensed by the division of liquor control. 1560

| (C) If the C or D permit holder sells brands of alcoholic | 1561 |
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| beverages that are produced or distributed by the manufacturer | 1562 |
| that holds the financial interest, the C or D permit holder also | 1563 |
| sells other competing brands of alcoholic beverages produced by | 1564 |
| other manufacturers, no preference is given to the products of the | 1565 |
| manufacturer, and there is no exclusion, in whole or in part, of | 1566 |
| products sold or offered for sale by other manufacturers, | 1567 |
| suppliers, or importers of alcoholic beverages that constitutes a | 1568 |
| substantial impairment of commerce. | 1569 |

(D) The primary purpose of the C or D permit premises is a 1570 purpose other than to sell alcoholic beverages, and the sale of 1571 other goods and services exceeds fifty per cent of the total gross 1572 receipts of the C or D permit holder at its premises. 1573

This section does not prevent a manufacturer from giving 1574 financial assistance to the holder of a B permit for the purpose 1575 of the holder purchasing an ownership interest in the business, 1576 existing inventory and equipment, or property of another B permit 1577 holder, including, but not limited to, participation in a limited 1578 liability partnership, limited liability company, or any other 1579 legal entity authorized to do business in this state. This section 1580 does not permit a manufacturer to give financial assistance to the 1581 holder of a B permit to purchase inventory or equipment used in 1582 the daily operation of a B permit holder. 1583

Sec. 4301.29. (A) Whenever the department of public safety 1584 seizes beer, or intoxicating liquor, or alcohol pursuant to 1585 Chapters 4301. and 4303. of the Revised Code, the department shall 1586 forthwith destroy any or distribute the beer, or intoxicating 1587 liquor, or alcohol, unless it is determined to be fit for sale. If 1588 the beer, intoxicating liquor, or alcohol is determined to be fit 1589 for sale, it shall be transferred to the department or, beginning 1590 on July 1, 1997, the division of liquor control for disposition 1591

| under in accordance with division $(D)(4)$ of section 2933.41 of the | 1592 |
|---|------|
| Revised Code. | 1593 |
| (B)(1) In case of any seizure of beer, or intoxicating | 1594 |
| liquor, or alcohol under execution of any judgment rendered | 1595 |
| against the holder of a permit, or in case of relation to the | 1596 |
| foreclosure of any lien on any beer $_{	au}$ or intoxicating liquor $_{	au}$ or | 1597 |
| alcohol belonging to any such a holder of a permit, or in case of | 1598 |
| $\underline{\text{relation to}}$ the insolvency or bankruptcy of $\underline{\text{such }}\underline{\text{a}}$ holder $\underline{\text{of }}\underline{\text{a}}$ | 1599 |
| permit, or in any other case in which judicial process is employed | 1600 |
| to subject any beer - or intoxicating liquor - or alcohol belonging | 1601 |
| to or in the possession of the holder of a permit to any claims | 1602 |
| whatsoever claim, the officer person seizing such the beer, or | 1603 |
| intoxicating liquor, or alcohol or taking possession thereof | 1604 |
| pursuant to such process shall deliver to the department or | 1605 |
| division all beer, intoxicating liquor, or alcohol found in the | 1606 |
| possession of the judgment debtor, bankrupt, or person for whom | 1607 |
| the officer has been appointed as a receiver. Thereupon the | 1608 |
| department or division shall sell such beer, intoxicating liquor, | 1609 |
| or alcohol and pay the proceeds of the sale thereof to the officer | 1610 |
| holding the process to be disposed of by the officer according to | 1611 |
| or the person's designee may sell it, subject to division (B)(2) | 1612 |
| of this section, after obtaining the written consent of the | 1613 |
| division of liquor control. Proceeds from the sale of the beer or | 1614 |
| intoxicating liquor shall be paid in accordance with the | 1615 |
| applicable law and the orders of the court issuing such the | 1616 |
| process. | 1617 |
| (2) Beer or intoxicating liquor that is sold under division | 1618 |
| (B)(1) of this section shall not be sold to or purchased by the | 1619 |
| holder of a liquor permit, an applicant for a liquor permit, or | 1620 |
| any other business. | 1621 |
| | |

Sec. 4301.30. All fees collected by the division of liquor

| control shall be deposited in the state treasury to the credit of | 1623 |
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| the undivided liquor permit fund, which is hereby created, at the | 1624 |
| time prescribed under section 4301.12 of the Revised Code. Each | 1625 |
| payment shall be accompanied by a statement showing separately the | 1626 |
| amount collected for each class of permits in each municipal | 1627 |
| corporation and in each township outside the limits of any | 1628 |
| municipal corporation in such township. An amount equal to | 1629 |
| forty-five per cent of the fund shall be paid from the fund into | 1630 |
| the general revenue fund. | 1631 |

Twenty per cent of the undivided liquor permit fund shall be 1632 paid into the statewide treatment and prevention fund, which is 1633 hereby created in the state treasury. This amount shall be 1634 appropriated by the general assembly, together with an amount 1635 equal to one and one-half per cent of the gross profit of the 1636 division of liquor control derived under division (B)(4) of 1637 section 4301.10 of the Revised Code, to the department of alcohol 1638 and drug addiction services. In planning for the allocation of and 1639 in allocating these amounts for the purposes of Chapter 3793. of 1640 the Revised Code, the department of alcohol and drug addiction 1641 services shall comply with the nondiscrimination provisions of 1642 Title VI of the Civil Rights Act of 1964, and any rules adopted 1643 under that act. 1644

Thirty-five per cent of the undivided liquor permit fund 1645 shall be distributed by the superintendent of liquor control at 1646 quarterly calendar periods as follows: 1647

- (A) To each municipal corporation, the aggregate amount shown 1648 by the statements to have been collected from permits in the 1649 municipal corporation, for the use of the general fund of the 1650 municipal corporation; 1651
- (B) To each township, the aggregate amount shown by the 1652 statements to have been collected from permits in its territory, 1653

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outside the limits of any municipal corporation located in the 1654 township, for the use of the general fund of the township, or for 1655 fire protection purposes, including buildings and equipment in the 1656 township or in an established fire district within the township, 1657 to the extent that the funds are derived from liquor permits 1658 within the territory comprising such fire district.

For the purpose of the distribution required by this section, E, H, and D permits covering boats or vessels are deemed to have been issued in the municipal corporation or township wherein the owner or operator of the vehicle, boat, vessel, or dining car equipment to which the permit relates has the owner's or operator's principal office or place of business within the state.

Such distributions are subject to diminutions for refunds as 1666 prescribed in section 4301.41 of the Revised Code. If the liquor 1667 control commission is of the opinion determines that the police or 1668 other officers of any municipal corporation or township entitled 1669 to share in such a distribution distributions are refusing or 1670 culpably neglecting to enforce this chapter and Chapter 4303. of 1671 the Revised Code, or the penal laws of this state relating to the 1672 manufacture, importation, transportation, distribution, and sale 1673 of beer and intoxicating liquors, or if the prosecuting officer of 1674 a municipal corporation or a municipal court fails to comply with 1675 the request of the commission authorized by division (A)(4) of 1676 section 4301.10 of the Revised Code, the commission, by certified 1677 mail, may notify the chief executive officer of the municipal 1678 corporation or the board of township trustees of the township of 1679 the failure and require the immediate cooperation of the 1680 responsible officers of the municipal corporation or township with 1681 the division of liquor control in the enforcement of those 1682 chapters and penal laws. Within thirty days after the notice is 1683 served, the commission shall determine whether the requirement has 1684 been complied with. If the commission determines that the 1685

(3) A class C or D permit holder's personal or corporate

name, and, if it is different from the permit holder's personal or

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the recount or contest, by certified mail, to the superintendent

of liquor control within two days from the date of the filing of

the application for recount or the commencement of an election

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contest. Upon the final determination of an election recount or

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contest, the board of elections shall send notice of the final

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determination, by certified mail, to the superintendent and the

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liquor control commission.

- (G) If, as the result of a local option election held pursuant to section 4301.35, 4301.351, 4301.353, 4301.354, 4303.29, or 4305.14 of the Revised Code, the use of a permit is made partially unlawful, the division shall, within thirty days after receipt of the final notice of the result of the election, pick up and the permit, amend the permit it by inserting appropriate restrictions on the permit it, and forthwith reissue the permit it without charge or refund to the permit holder, unless, prior to thirty days after receipt of the final notice of the result of such the election, both of the following occur:
- (1) A petition is filed with the board of elections pursuant to section 4301.333 of the Revised Code;
- (2) A copy of the petition filed with the board of elections

 pursuant to section 4301.333 of the Revised Code, bearing the file

 stamp of the board of elections, is filed with the superintendent

 of the division of liquor control.

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If both of those conditions are met, the results of the election held pursuant to section 4301.35, 4301.351, 4301.353, 4301.354, 4303.29, or 4305.14 of the Revised Code shall not take effect as to the liquor permit holder specified in the petition filed pursuant to section 4301.333 of the Revised Code until the earlier of a determination by the board of elections and receipt of notification of by the superintendent of the division of liquor control of notice that the petition is invalid or receipt by the superintendent of final notice of the result of an election held

holder of the liquor permit that resulted in a majority "no" vote. 1779 (H) If, as the result of a local option election, except a 1780 local option election held pursuant to section 4301.352 of the 1781 Revised Code, the use of a permit is made wholly unlawful, the 1782 permit holder may, within thirty days after the certification of 1783 such that final result by the board of elections to the division, 1784 deliver the permit holder's permit to the division for safekeeping 1785 as provided in section 4303.272 of the Revised Code, or the permit 1786 holder may avail itself of the remedy set forth in divisions 1787 (G)(1) and (2) of this section. In such event, the results of the 1788 election shall not take effect as to the liquor permit holder 1789 specified in the petition pursuant to section 4301.333 of the 1790 Revised Code until the earlier of a determination by the board of 1791 elections and receipt by the superintendent of the division of 1792 liquor control of notice that the petition is invalid or receipt 1793 by the superintendent of the final notice of the result of an 1794 election held pursuant to section 4301.355 of the Revised Code 1795 concerning the holder of the liquor permit that resulted in a 1796 majority "no" vote. 1797

pursuant to section 4301.355 of the Revised Code concerning the

(I) If a municipal corporation or township has been paid all 1798 the moneys due it from permit fees under section 4301.30 of the 1799 Revised Code, it shall refund to the division ninety per cent of 1800 the money attributed to the unexpired portion of all permits which 1801 are still in force at the time of a local option election that 1802 makes use of the permits unlawful, except that no refund shall be 1803 made for the unexpired portion of a license year that is less than 1804 thirty days. Failure of the municipal corporation or township to 1805 refund the amount due entitles the permit holders to operate under 1806 their permits until the refund has been made. 1807

(J) If a municipal corporation or township has been paid all
the money due it from permit fees under section 4301.30 of the
1809

| Revised Code, it shall refund to the division ninety per cent of | 1810 |
|--|------|
| the money attributable to the unexpired portion of a permit at the | 1811 |
| time a local option election under section 4301.352 of the Revised | 1812 |
| Code makes use of the permit unlawful, except that no refund shall | 1813 |
| be made for the unexpired portion of a license year that is less | 1814 |
| than thirty days. Failure of the municipal corporation or township | 1815 |
| to refund the amount due entitles the permit holder to operate | 1816 |
| under the permit until the refund has been made. | 1817 |

Sec. 4301.41. Whenever the division of liquor control cancels 1818 a permit, the division shall refund to its holder, or to the 1819 holder's executors, administrators, receivers, or trustees in 1820 bankruptcy, or to an assignee for the benefit of the holder's 1821 creditors, a proportionate amount representing the unexpired 1822 portion of the holder's permit year, except that such refund shall 1823 in no event be more than ninety per cent of such fee, and if the 1824 unexpired portion of the license year is less than thirty days, no 1825 refund shall be made. When the superintendent of liquor control 1826 considers it advisable to cancel the unexpired portion of an 1827 outstanding a permit in order that such the permit or permits, 1828 held by the permittee, may be issued on a uniform expiration date 1829 designated by the superintendent, the division of liquor control 1830 may credit or refund the unexpired portion of permit fees 1831 outstanding or collect any additional amounts due resulting from 1832 the uniform expiration date so fixed. Notice of such a change of 1833 the expiration date and such of a credit, refund, or additional 1834 amounts to be credited, refunded, or paid shall be given by the 1835 division to the permittee holder of the permit at least thirty 1836 days prior to the due date. Such refund shall be made subject to 1837 the order of the division, and at the next distribution of permit 1838 fee revenues, the amount refunded shall be withheld from the 1839 moneys due to the subdivision which received the original permit 1840 fee. 1841

| Sec. 4301.424. (A) For the purpose of section 351.26 of the | 1842 |
|--|------|
| Revised Code and to pay any or all of the charge the board of | 1843 |
| elections makes against the county to hold the election on the | 1844 |
| question of levying the tax, the board of county commissioners, in | 1845 |
| the manner prescribed by division (A) of section 351.26 of the | 1846 |
| Revised Code, may levy a tax on each gallon of spirituous liquor; | 1847 |
| on the sale of beer; and on the sale of wine and mixed beverages. | 1848 |
| The tax on spirituous liquor shall be imposed on spirituous liquor | 1849 |
| sold to or purchased by liquor permit holders for resale, and sold | 1850 |
| at retail by the department division of liquor control, in the | 1851 |
| county at a rate not greater than three dollars per gallon; the | 1852 |
| tax on beer, wine, and mixed beverages shall be imposed on all | 1853 |
| beer, wine, and mixed beverages sold for resale at retail in the | 1854 |
| county, and on all beer, wine, and mixed beverages sold at retail | 1855 |
| in the county by the manufacturer, bottler, importer, or other | 1856 |
| person and upon which the tax has not been paid. The rate of the | 1857 |
| tax on beer shall not exceed sixteen cents per gallon, and the | 1858 |
| rate of the tax on wine and mixed beverages shall not exceed | 1859 |
| thirty-two cents per gallon. Only one sale of the same article | 1860 |
| shall be used in computing, reporting, and paying the amount of | 1861 |
| tax due. The tax may be levied for any number of years not | 1862 |
| exceeding twenty. | 1863 |

The tax shall be levied pursuant to a resolution of the board 1864 of county commissioners adopted as prescribed by division (A) of 1865 section 351.26 of the Revised Code and approved by a majority of 1866 the electors in the county voting on the question of levying the 1867 tax. The resolution shall specify the rates of the tax, the number 1868 of years the tax will be levied, and the purposes for which the 1869 tax is levied. Such election may be held on the date of a general 1870 or special election held not sooner than seventy-five days after 1871 the date the board certifies its resolution to the board of 1872 elections. If approved by the electors, the tax takes effect on 1873

1902

1903

| the first day of the month specified in the resolution but not | 1874 |
|--|------|
| sooner than the first day of the month that is at least sixty days | 1875 |
| after the certification of the election results by the board of | 1876 |
| elections. A copy of the resolution levying the tax shall be | 1877 |
| certified to the department division of liquor control and the tax | 1878 |
| commissioner at least sixty days prior to the date on which the | 1879 |
| tax is to become effective. | 1880 |
| (B) A resolution under this section may be joined on the | 1881 |
| ballot as a single question with a resolution adopted under | 1882 |
| section 5743.026 of the Revised Code to levy a tax for the same | 1883 |
| purposes, and for the purpose of paying the expenses of | 1884 |
| administering that tax. | 1885 |
| (C) The form of the ballot in an election held on the | 1886 |
| question of levying a tax proposed pursuant to this section shall | 1887 |
| be as prescribed by section 351.26 of the Revised Code. | 1888 |
| | |
| Sec. 4301.77. The division of liquor control may provide the | 1889 |
| social security number of an individual that the division | 1890 |
| possesses to the department of public safety, the department of | 1891 |
| taxation, the office of the attorney general, or any other state | 1892 |
| or local law enforcement agency if the department, office, or | 1893 |
| other state or local law enfocement agency requests the social | 1894 |
| security number from the division to conduct an investigation, | 1895 |
| implement an enforcement action, or collect taxes. | 1896 |
| | |
| Sec. 4301.99. (A) Whoever violates section 4301.47, 4301.48, | 1897 |
| 4301.49, 4301.62, or 4301.70 or division (B) of section 4301.691 | 1898 |
| of the Revised Code is guilty of a minor misdemeanor. | 1899 |
| (B) Whoever violates section 4301.15, division (A)(2) or $\overline{\text{(D)}}$ | 1900 |
| | 1001 |

(C) of section 4301.22, division (C), (D), (E), (F), (G), (H), or

(I) of section 4301.631, or section 4301.64 or 4301.67 of the

Revised Code is guilty of a misdemeanor of the fourth degree.

| If an offender who violates section 4301.64 of the Revised | 1904 |
|--|------|
| Code was under the age of eighteen years at the time of the | 1905 |
| offense, the court, in addition to any other penalties it imposes | 1906 |
| upon the offender, shall suspend the offender's temporary | 1907 |
| instruction permit, probationary driver's license, or driver's | 1908 |
| license for a period of not less than six months and not more than | 1909 |
| one year. If the offender is fifteen years and six months of age | 1910 |
| or older and has not been issued a temporary instruction permit or | 1911 |
| probationary driver's license, the offender shall not be eligible | 1912 |
| to be issued such a license or permit for a period of six months. | 1913 |
| If the offender has not attained the age of fifteen years and six | 1914 |
| months, the offender shall not be eligible to be issued a | 1915 |
| temporary instruction permit until the offender attains the age of | 1916 |
| sixteen years. | 1917 |

(C) Whoever violates division (D) of section 4301.21, or 1918 section 4301.251, 4301.58, 4301.59, 4301.60, 4301.633, 4301.66, 1919 4301.68, or 4301.74, division (B), (C), (D), (E)(1), or (F) of 1920 section 4301.69 of the Revised Code, or division (C), (D), (E), 1921 (F), (G), or (I) of section 4301.691 of the Revised Code is guilty of a misdemeanor of the first degree. 1923

If an offender who violates division (E)(1) of section 1924 4301.69 of the Revised Code was under the age of eighteen years at 1925 the time of the offense and the offense occurred while the 1926 offender was the operator of or a passenger in a motor vehicle, 1927 the court, in addition to any other penalties it imposes upon the 1928 offender, shall suspend the offender's temporary instruction 1929 permit or probationary driver's license for a period of not less 1930 than six months and not more than one year. If the offender is 1931 fifteen years and six months of age or older and has not been 1932 issued a temporary instruction permit or probationary driver's 1933 license, the offender shall not be eligible to be issued such a 1934 license or permit for a period of six months. If the offender has 1935 not attained the age of fifteen years and six months, the offender 1936 shall not be eligible to be issued a temporary instruction permit 1937 until the offender attains the age of sixteen years. 1938

- (D) Whoever violates division (B) of section 4301.14, or 1939 division (A)(1) or (3) $_{7}$ or (B) $_{7}$ or (C) of section 4301.22 of the 1940 Revised Code is guilty of a misdemeanor of the third degree. 1941
- (E) Whoever violates section 4301.63 or division (B) of 1942 section 4301.631 of the Revised Code shall be fined not less than 1943 twenty-five nor more than one hundred dollars. The court imposing 1944 a fine for a violation of section 4301.63 or division (B) of 1945 section 4301.631 of the Revised Code may order that the fine be 1946 paid by the performance of public work at a reasonable hourly rate 1947 established by the court. The court shall designate the time 1948 within which the public work shall be completed. 1949
- (F)(1) Whoever violates section 4301.634 of the Revised Code 1950 is guilty of a misdemeanor of the first degree. If, in committing 1951 a first violation of that section, the offender presented to the 1952 permit holder or the permit holder's employee or agent a false, 1953 fictitious, or altered identification card, a false or fictitious 1954 driver's license purportedly issued by any state, or a driver's 1955 license issued by any state that has been altered, the offender is 1956 guilty of a misdemeanor of the first degree and shall be fined not 1957 less than two hundred fifty and not more than one thousand 1958 dollars, and may be sentenced to a term of imprisonment of not 1959 more than six months. 1960
- (2) On a second violation in which, for the second time, the 1961 offender presented to the permit holder or the permit holder's 1962 employee or agent a false, fictitious, or altered identification 1963 card, a false or fictitious driver's license purportedly issued by 1964 any state, or a driver's license issued by any state that has been 1965 altered, the offender is guilty of a misdemeanor of the first 1966 degree and shall be fined not less than five hundred nor more than 1967

| one thousand dollars, and may be sentenced to a term of | 1968 |
|--|------|
| imprisonment of not more than six months. The court also may | 1969 |
| impose a class seven suspension of the offender's driver's or | 1970 |
| commercial driver's license or permit or nonresident operating | 1971 |
| privilege from the range specified in division (A)(7) of section | 1972 |
| 4510.02 of the Revised Code. | 1973 |

- (3) On a third or subsequent violation in which, for the 1974 third or subsequent time, the offender presented to the permit 1975 holder or the permit holder's employee or agent a false, 1976 fictitious, or altered identification card, a false or fictitious 1977 driver's license purportedly issued by any state, or a driver's 1978 license issued by any state that has been altered, the offender is 1979 guilty of a misdemeanor of the first degree and shall be fined not 1980 less than five hundred nor more than one thousand dollars, and may 1981 be sentenced to a term of imprisonment of not more than six 1982 months. The court also shall impose a class six suspension of the 1983 offender's driver's or commercial driver's license or permit or 1984 nonresident operating privilege from the range specified in 1985 division (A)(6) of section 4510.02 of the Revised Code, and the 1986 court may order that the suspension or denial remain in effect 1987 until the offender attains the age of twenty-one years. The court 1988 also may order the offender to perform a determinate number of 1989 hours of community service, with the court determining the actual 1990 number of hours and the nature of the community service the 1991 offender shall perform. 1992
- (G) Whoever violates section 4301.636 of the Revised Code is 1993 guilty of a felony of the fifth degree. 1994
- (H) Whoever violates division (A)(1) of section 4301.22 of 1995 the Revised Code is guilty of a misdemeanor, shall be fined not 1996 less than five hundred and not more than one thousand dollars, 1997 and, in addition to the fine, may be imprisoned for a definite 1998 term of not more than sixty days.

| (I) Whoever violates division (A) of section 4301.69 or | 2000 |
|---|------|
| division (H) of section 4301.691 of the Revised Code is guilty of | 2001 |
| a misdemeanor, shall be fined not less than five hundred and not | 2002 |
| more than one thousand dollars, and, in addition to the fine, may | 2003 |
| be imprisoned for a definite term of not more than six months. | 2004 |

Sec. 4303.03. Permit A-2 may be issued to a manufacturer to 2005 manufacture wine from grapes or other fruits grown in the state, 2006 if obtainable, otherwise to import such fruits after submitting an 2007 affidavit of nonavailability to the division of liquor control; to 2008 import and purchase wine in bond for blending purposes, the total 2009 amount of wine so imported during the year covered by the permit 2010 not to exceed forty per cent of all the wine manufactured and 2011 imported; to manufacture, purchase, and import brandy for 2012 fortifying purposes; and to sell such those products either in 2013 glass or container for consumption on the premises where 2014 manufactured, for home use, and to retail and wholesale permit 2015 holders under such the rules as are adopted by the division. 2016

The fee for this permit is one hundred twenty-six dollars for 2017 each plant producing one hundred wine barrels, of fifty gallons 2018 each, or less annually. This initial fee shall be increased at the 2019 rate of ten cents per such barrel for all wine manufactured in 2020 excess of one hundred barrels during the year covered by the to 2021 which this permit is issued.

sec. 4303.07. Permit B-2 may be issued to a wholesale

distributor of wine to purchase from holders of A-2 and B-5

permits and distribute or sell such that product, in the original

container in which it was placed by the B-5 permit holder or

manufacturer at the place where manufactured, to A-1-A, C-2, D-2,

D-3, D-4, D-4a, D-5, D-5a, D-5b, D-5c, D-5d, D-5e, D-5f, D-5g,

D-5h, D-5i, D-5j, D-5k, and E permit holders, and for home use.

| The fee for this permit is five hundred dollars for each | 2030 |
|---|------|
| distributing plant or warehouse. The initial fee shall be | 2031 |
| increased ten cents per wine barrel of fifty gallons for all wine | 2032 |
| distributed and sold in this state in excess of twelve hundred | 2033 |
| fifty such barrels during the year covered by the permit. | 2034 |

Sec. 4303.09. Permit B-4 may be issued to a wholesale 2035 distributor to purchase from the holders of A-4 permits and to 2036 import, distribute, and sell prepared and bottled highballs, 2037 cocktails, cordials, and other mixed beverages containing not less 2038 than four per cent of alcohol by volume and not more than 2039 twenty-one per cent of alcohol by volume to retail permit holders, 2040 and for home use, under rules adopted by the division of liquor 2041 control. The formula and samples of all such of those beverages to 2042 be handled by the permit holder shall be submitted to the division 2043 for its analysis and the approval of the division before such 2044 those beverages may be sold and distributed in this state. All 2045 labels and advertising matter used by the holders of this permit 2046 shall be approved by the division before they may be used in this 2047 state. The fee for this permit shall be computed on the basis of 2048 annual sales, and the initial fee is five hundred dollars for each 2049 distributing plant or warehouse. The initial fee shall be 2050 increased at the rate of ten cents per wine barrel of fifty 2051 gallons for all such beverages distributed and sold in this state 2052 in excess of one thousand such barrels during the year covered by 2053 the permit. 2054

sec. 4303.181. (A) Permit D-5a may be issued either to the 2055 owner or operator of a hotel or motel that is required to be 2056 licensed under section 3731.03 of the Revised Code, that contains 2057 at least fifty rooms for registered transient guests or is owned 2058 by a state institution of higher education as defined in section 2059

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2090

| 3345.011 of the Revised Code or a private college or university, | 2060 |
|--|------|
| and that qualifies under the other requirements of this section, | 2061 |
| or to the owner or operator of a restaurant specified under this | 2062 |
| section, to sell beer and any intoxicating liquor at retail, only | 2063 |
| by the individual drink in glass and from the container, for | 2064 |
| consumption on the premises where sold, and to registered guests | 2065 |
| in their rooms, which may be sold by means of a controlled access | 2066 |
| alcohol and beverage cabinet in accordance with division (B) of | 2067 |
| section 4301.21 of the Revised Code; and to sell the same products | 2068 |
| in the same manner and amounts not for consumption on the premises | 2069 |
| as may be sold by holders of D-1 and D-2 permits. The premises of | 2070 |
| the hotel or motel shall include a retail food establishment or a | 2071 |
| food service operation licensed pursuant to Chapter 3717. of the | 2072 |
| Revised Code that operates as a restaurant for purposes of this | 2073 |
| chapter and that is affiliated with the hotel or motel and within | 2074 |
| or contiguous to the hotel or motel, and that serves food within | 2075 |
| the hotel or motel, but the principal business of the owner or | 2076 |
| operator of the hotel or motel shall be the accommodation of | 2077 |
| transient guests. In addition to the privileges authorized in this | 2078 |
| division, the holder of a D-5a permit may exercise the same | 2079 |
| privileges as the holder of a D-5 permit. | 2080 |
| | |

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

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

formerly held, and the division of liquor control shall issue the

permit for which the owner or operator applies and formerly held,

notwithstanding any quota.

A D-5a permit shall not be transferred to another location. No quota restriction shall be placed on the number of $\frac{D-5a}{a}$ permits that may be issued.

| The | fee | for | this | permit | is | two | thousand | three | hundred | 2091 |
|----------|------|-------|------|--------|----|-----|----------|-------|---------|------|
| forty-fo | ur d | ollaı | rs. | | | | | | | 2092 |

(B) Permit D-5b may be issued to the owner, operator, tenant, 2093 lessee, or occupant of an enclosed shopping center to sell beer 2094 and intoxicating liquor at retail, only by the individual drink in 2095 glass and from the container, for consumption on the premises 2096 where sold; and to sell the same products in the same manner and 2097 amount not for consumption on the premises as may be sold by 2098 holders of D-1 and D-2 permits. In addition to the privileges 2099 authorized in this division, the holder of a D-5b permit may 2100 exercise the same privileges as a holder of a D-5 permit. 2101

A D-5b permit shall not be transferred to another location. 2102

One D-5b permit may be issued at an enclosed shopping center 2103 containing at least two hundred twenty-five thousand, but less 2104 than four hundred thousand, square feet of floor area. 2105

Two D-5b permits may be issued at an enclosed shopping center 2106 containing at least four hundred thousand square feet of floor 2107 area. No more than one D-5b permit may be issued at an enclosed 2108 shopping center for each additional two hundred thousand square 2109 feet of floor area or fraction of that floor area, up to a maximum 2110 of five D-5b permits for each enclosed shopping center. The number 2111 of D-5b permits that may be issued at an enclosed shopping center 2112 shall be determined by subtracting the number of D-3 and D-5 2113 permits issued in the enclosed shopping center from the number of 2114 D-5b permits that otherwise may be issued at the enclosed shopping 2115 center under the formulas provided in this division. Except as 2116 provided in this section, no quota shall be placed on the number 2117 of D-5b permits that may be issued. Notwithstanding any quota 2118 provided in this section, the holder of any D-5b permit first 2119 issued in accordance with this section is entitled to its renewal 2120 in accordance with section 4303.271 of the Revised Code. 2121

| The holder of a D-5b permit issued before April 4, 1984, | 2122 |
|--|------|
| whose tenancy is terminated for a cause other than nonpayment of | 2123 |
| rent, may return the D-5b permit to the division of liquor | 2124 |
| control, and the division shall cancel that permit. Upon | 2125 |
| cancellation of that permit and upon the permit holder's payment | 2126 |
| of taxes, contributions, premiums, assessments, and other debts | 2127 |
| owing or accrued upon the date of cancellation to this state and | 2128 |
| its political subdivisions and a filing with the division of a | 2129 |
| certification of that payment, the division shall issue to that | 2130 |
| person either a D-5 permit, or a D-1, a D-2, and a D-3 permit, as | 2131 |
| that person requests. The division shall issue the D-5 permit, or | 2132 |
| the D-1, D-2, and D-3 permits, even if the number of D-1, D-2, | 2133 |
| D-3, or D-5 permits currently issued in the municipal corporation | 2134 |
| or in the unincorporated area of the township where that person's | 2135 |
| proposed premises is located equals or exceeds the maximum number | 2136 |
| of such permits that can be issued in that municipal corporation | 2137 |
| or in the unincorporated area of that township under the | 2138 |
| population quota restrictions contained in section 4303.29 of the | 2139 |
| Revised Code. Any D-1, D-2, D-3, or D-5 permit so issued shall not | 2140 |
| be transferred to another location. If a D-5b permit is canceled | 2141 |
| under the provisions of this paragraph, the number of D-5b permits | 2142 |
| that may be issued at the enclosed shopping center for which the | 2143 |
| D-5b permit was issued, under the formula provided in this | 2144 |
| division, shall be reduced by one if the enclosed shopping center | 2145 |
| was entitled to more than one D-5b permit under the formula. | 2146 |
| | |

The fee for this permit is two thousand three hundred 2147 forty-four dollars. 2148

(C) Permit D-5c may be issued to the owner or operator of a 2149 retail food establishment or a food service operation licensed 2150 pursuant to Chapter 3717. of the Revised Code that operates as a 2151 restaurant for purposes of this chapter and that qualifies under 2152 the other requirements of this section to sell beer and any 2153

The fee for this permit is one thousand five hundred

sixty-three dollars.

2184

2185

historical society;

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| (D) Permit D-5d may be issued to the owner or operator of a | 2186 |
|--|------|
| retail food establishment or a food service operation licensed | 2187 |
| pursuant to Chapter 3717. of the Revised Code that operates as a | 2188 |
| restaurant for purposes of this chapter and that is located at an | 2189 |
| airport operated by a board of county commissioners pursuant to | 2190 |
| section 307.20 of the Revised Code, at an airport operated by a | 2191 |
| port authority pursuant to Chapter 4582. of the Revised Code, or | 2192 |
| at an airport operated by a regional airport authority pursuant to | 2193 |
| Chapter 308. of the Revised Code. The holder of a D-5d permit may | 2194 |
| sell beer and any intoxicating liquor at retail, only by the | 2195 |
| individual drink in glass and from the container, for consumption | 2196 |
| on the premises where sold, and may sell the same products in the | 2197 |
| same manner and amounts not for consumption on the premises where | 2198 |
| sold as may be sold by the holders of D-1 and D-2 permits. In | 2199 |
| addition to the privileges authorized in this division, the holder | 2200 |
| of a D-5d permit may exercise the same privileges as the holder of | 2201 |
| a D-5 permit. | 2202 |
| A D-5d permit shall not be transferred to another location. | 2203 |
| No quota restrictions shall be placed on the number of such | 2204 |
| permits that may be issued. | 2205 |
| The fee for this permit is two thousand three hundred | 2206 |
| forty-four dollars. | 2207 |
| (E) Permit D-5e may be issued to any nonprofit organization | 2208 |
| that is exempt from federal income taxation under the "Internal | 2209 |
| Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.A. 501(c)(3), as | 2210 |
| amended, or that is a charitable organization under any chapter of | 2211 |
| the Revised Code, and that owns or operates a riverboat that meets | 2212 |
| all of the following: | 2213 |
| (1) Is permanently docked at one location; | 2214 |

(2) Is designated as an historical riverboat by the Ohio

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| premises shall be preparing and serving meals for a consideration. | 2247 |
|---|---|
| In addition, each application for a D-5f permit shall be | 2248 |
| accompanied by a certification from the local legislative | 2249 |
| authority that the issuance of the D-5f permit is not inconsistent | 2250 |
| with that political subdivision's comprehensive development plan | 2251 |
| or other economic development goal as officially established by | 2252 |
| the local legislative authority. | 2253 |
| The holder of a D-5f permit may sell beer and intoxicating | 2254 |
| liquor at retail, only by the individual drink in glass and from | 2255 |
| the container, for consumption on the premises where sold. | 2256 |
| A D-5f permit shall not be transferred to another location. | 2257 |
| The division of liquor control shall not issue a D-5f permit | 2258 |
| if the permit premises or proposed permit premises are located | 2259 |
| within an area in which the sale of spirituous liquor by the glass | 2260 |
| is prohibited. | 2261 |
| | |
| A fee for this permit is two thousand three hundred | 2262 |
| A fee for this permit is two thousand three hundred forty-four dollars. | 2262 2263 |
| | |
| forty-four dollars. | 2263 |
| forty-four dollars. As used in this division, "navigable river" means a river | 2263 2264 |
| forty-four dollars. As used in this division, "navigable river" means a river that is also a "navigable water" as defined in the "Federal Power | 226322642265 |
| forty-four dollars. As used in this division, "navigable river" means a river that is also a "navigable water" as defined in the "Federal Power Act," 94 Stat. 770 (1980), 16 U.S.C. 796. | 2263226422652266 |
| forty-four dollars. As used in this division, "navigable river" means a river that is also a "navigable water" as defined in the "Federal Power Act," 94 Stat. 770 (1980), 16 U.S.C. 796. (G) Permit D-5g may be issued to a nonprofit corporation that | 22632264226522662267 |
| forty-four dollars. As used in this division, "navigable river" means a river that is also a "navigable water" as defined in the "Federal Power Act," 94 Stat. 770 (1980), 16 U.S.C. 796. (G) Permit D-5g may be issued to a nonprofit corporation that is either the owner or the operator of a national professional | 226322642265226622672268 |
| As used in this division, "navigable river" means a river that is also a "navigable water" as defined in the "Federal Power Act," 94 Stat. 770 (1980), 16 U.S.C. 796. (G) Permit D-5g may be issued to a nonprofit corporation that is either the owner or the operator of a national professional sports museum. The holder of a D-5g permit may sell beer and any | 2263 2264 2265 2266 2267 2268 2269 |
| As used in this division, "navigable river" means a river that is also a "navigable water" as defined in the "Federal Power Act," 94 Stat. 770 (1980), 16 U.S.C. 796. (G) Permit D-5g may be issued to a nonprofit corporation that is either the owner or the operator of a national professional sports museum. The holder of a D-5g permit may sell beer and any intoxicating liquor at retail, only by the individual drink in | 2263 2264 2265 2266 2267 2268 2269 2270 |
| As used in this division, "navigable river" means a river that is also a "navigable water" as defined in the "Federal Power Act," 94 Stat. 770 (1980), 16 U.S.C. 796. (G) Permit D-5g may be issued to a nonprofit corporation that is either the owner or the operator of a national professional sports museum. The holder of a D-5g permit may sell beer and any intoxicating liquor at retail, only by the individual drink in glass and from the container, for consumption on the premises | 2263 2264 2265 2266 2267 2268 2269 2270 2271 |
| As used in this division, "navigable river" means a river that is also a "navigable water" as defined in the "Federal Power Act," 94 Stat. 770 (1980), 16 U.S.C. 796. (G) Permit D-5g may be issued to a nonprofit corporation that is either the owner or the operator of a national professional sports museum. The holder of a D-5g permit may sell beer and any intoxicating liquor at retail, only by the individual drink in glass and from the container, for consumption on the premises where sold. The holder of a D-5g permit shall sell no beer or | 2263 2264 2265 2266 2267 2268 2269 2270 2271 2272 |
| As used in this division, "navigable river" means a river that is also a "navigable water" as defined in the "Federal Power Act," 94 Stat. 770 (1980), 16 U.S.C. 796. (G) Permit D-5g may be issued to a nonprofit corporation that is either the owner or the operator of a national professional sports museum. The holder of a D-5g permit may sell beer and any intoxicating liquor at retail, only by the individual drink in glass and from the container, for consumption on the premises where sold. The holder of a D-5g permit shall sell no beer or intoxicating liquor for consumption on the premises where sold | 2263 2264 2265 2266 2267 2268 2269 2270 2271 2272 2273 |
| As used in this division, "navigable river" means a river that is also a "navigable water" as defined in the "Federal Power Act," 94 Stat. 770 (1980), 16 U.S.C. 796. (G) Permit D-5g may be issued to a nonprofit corporation that is either the owner or the operator of a national professional sports museum. The holder of a D-5g permit may sell beer and any intoxicating liquor at retail, only by the individual drink in glass and from the container, for consumption on the premises where sold. The holder of a D-5g permit shall sell no beer or intoxicating liquor for consumption on the premises where sold after one a.m. A D-5g permit shall not be transferred to another | 2263 2264 2265 2266 2267 2268 2269 2270 2271 2272 2273 2274 |

(H) Permit D-5h may be issued to any nonprofit organization 2278 that is exempt from federal income taxation under the "Internal 2279 Revenue Code of 1986, " 100 Stat. 2085, 26 U.S.C.A. 501(c)(3), as 2280 amended, that owns or operates a fine arts museum and has no less 2281 than five thousand bona fide members possessing full membership 2282 privileges. The holder of a D-5h permit may sell beer and any 2283 intoxicating liquor at retail, only by the individual drink in 2284 glass and from the container, for consumption on the premises 2285 where sold. The holder of a D-5h permit shall sell no beer or 2286 intoxicating liquor for consumption on the premises where sold 2287 after one a.m. A D-5h permit shall not be transferred to another 2288 location. No quota restrictions shall be placed on the number of 2289 D-5h permits that may be issued. The fee for this permit is one 2290 thousand eight hundred seventy-five dollars. 2291 (I) Permit D-5i may be issued to the owner or operator of a 2292 retail food establishment or a food service operation licensed 2293 under Chapter 3717. of the Revised Code that operates as a 2294 restaurant for purposes of this chapter and that meets all of the 2295 following requirements: 2296 (1) It is located in a municipal corporation or a township 2297 with a population of seventy-five thousand or less. 2298 (2) It has inside seating capacity for at least one hundred 2299 forty persons. 2300 (3) It has at least four thousand square feet of floor area. 2301 (4) It offers full-course meals, appetizers, and sandwiches. 2302 (5) Its receipts from beer and liquor sales do not exceed 2303 twenty-five per cent of its total gross receipts. 2304 (6) The It has at least one of the following characteristics: 2305 (a) The value of its real and personal property exceeds seven 2306

hundred twenty-five thousand dollars.

| (b) It is located on property that is owned or leased by the | 2308 |
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| state or a state agency, and its owner or operator has | 2309 |
| authorization from the state or the state agency that owns or | 2310 |
| leases the property to obtain a D-5i permit. | 2311 |

The holder of a D-5i permit shall cause an independent audit 2312 to be performed at the end of one full year of operation following 2313 issuance of the permit in order to verify the requirements of 2314 division (I)(5) of this section. The results of the independent 2315 audit shall be transmitted to the division. Upon determining that 2316 the receipts of the holder from beer and liquor sales exceeded 2317 twenty-five per cent of its total gross receipts, the division 2318 shall suspend the permit of the permit holder under section 2319 4301.25 of the Revised Code and may allow the permit holder to 2320 elect a forfeiture under section 4301.252 of the Revised Code. 2321

The holder of a D-5i permit may sell beer and any 2322 intoxicating liquor at retail, only by the individual drink in 2323 glass and from the container, for consumption on the premises 2324 where sold, and may sell the same products in the same manner and 2325 amounts not for consumption on the premises where sold as may be 2326 sold by the holders of D-1 and D-2 permits. The holder of a D-5i 2327 permit shall sell no beer or intoxicating liquor for consumption 2328 on the premises where sold after two-thirty a.m. In addition to 2329 the privileges authorized in this division, the holder of a D-5i 2330 permit may exercise the same privileges as the holder of a D-5 2331 permit. 2332

A D-5i permit shall not be transferred to another location. 2333

The division of liquor control shall not renew a D-5i permit 2334

unless the retail food establishment or food service operation for 2335

which it is issued continues to meet the requirements described in 2336

divisions (I)(1) to (6) of this section. No quota restrictions 2337

shall be placed on the number of D-5i permits that may be issued. 2338

The fee for this the D-5i permit is two thousand three hundred 2339

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| Am. Sub. H. B. No. 306 As Passed by the House | Page 79 |
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| facility or hotel. | 2430 |
| (5) Division (C) of this section does not apply. | 2431 |
| (C) No F-3 permit shall be issued to any nonprofit | 2432 |
| organization that is created by or for a specific manufacturer, | 2433 |
| supplier, distributor, or retailer of beer, wine, or mixed | 2434 |
| beverages. | 2435 |
| (D) Notwithstanding division $\frac{(E)}{(D)}$ of section 4301.22 of the | 2436 |
| Revised Code, a holder of an F-3 permit may obtain by donation | 2437 |
| beer, wine, or mixed beverages from any manufacturer or producer | 2438 |
| of beer, wine, or mixed beverages. | 2439 |
| (E) Nothing in this chapter prohibits the holder of an $F-3$ | 2440 |
| permit from bringing into the portion of the convention facility | 2441 |
| or hotel covered by the permit beer, wine, or mixed beverages | 2442 |
| otherwise not approved for sale in this state. | 2443 |
| (F) Notwithstanding division $\frac{(E)}{(D)}$ of section 4301.22 of the | 2444 |
| Revised Code, no holder of an F-3 permit shall make any charge for | 2445 |
| any beer, wine, or mixed beverage served by the drink, or in its | 2446 |
| original package or container, in connection with the use of the | 2447 |
| portion of the convention facility or hotel covered by the permit. | 2448 |
| (G) The division of liquor control shall prepare and make | 2449 |
| available an F-3 permit application form and may require | 2450 |
| applicants for the permit to provide information, in addition to | 2451 |
| that required by this section, that is necessary for the | 2452 |
| administration of this section. | 2453 |
| (H) An F-3 permit shall be effective for a period not to | 2454 |
| exceed five consecutive days. The division of liquor control shall | 2455 |
| not issue more than three F-3 permits per calendar year to the | 2456 |
| same nonprofit organization. The fee for an F-3 permit is three | 2457 |
| hundred dollars. | 2458 |
| Sec. 4303.204. (A) The division of liquor control may issue | 2459 |

| an F-4 permit to an association or corporation organized | 2460 |
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| not-for-profit in this state to conduct an event that includes the | 2461 |
| introduction, showcasing, or promotion of Ohio wines, if the event | 2462 |
| has all of the following characteristics: | 2463 |
| (1) It is coordinated by that association or corporation, and | 2464 |
| the association or corporation is responsible for the activities | 2465 |
| at it. | 2466 |
| (2) It has as one of its purposes the intent to introduce, | 2467 |
| showcase, or promote Ohio wines to persons who attend it. | 2468 |
| (3) It includes the sale of food for consumption on the | 2469 |
| premises where sold. | 2470 |
| (4) It features at least three A-2 permit holders who sell | 2471 |
| Ohio wine at it. | 2472 |
| (B) The holder of an F-4 permit may furnish, with or without | 2473 |
| charge, wine that it has obtained from the A-2 permit holders that | 2474 |
| are participating in the event for which the F-4 permit is issued, | 2475 |
| in two-ounce samples for consumption on the premises where | 2476 |
| furnished and may sell such wine by the glass for consumption on | 2477 |
| the premises where sold. The holder of an A-2 permit that is | 2478 |
| participating in the event for which the F-4 permit is issued may | 2479 |
| sell wine that it has manufactured, in sealed containers for | 2480 |
| consumption off the premises where sold. Wine may be furnished or | 2481 |
| sold on the premises of the event for which the F-4 permit is | 2482 |
| issued only where and when the sale of wine is otherwise permitted | 2483 |
| by law. | 2484 |
| (C) The premises of the event for which the F-4 permit is | 2485 |
| issued shall be clearly defined and sufficiently restricted to | 2486 |
| allow proper enforcement of the permit by state and local law | 2487 |
| enforcement officers. If an F-4 permit is issued for all or a | 2488 |

portion of the same premises for which another class of permit is

January 1, 1948 shall not be affected because the division did not

issue the permit applied for or the applicant failed to appeal to

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| the liquor control commission. If a permit is not issued within | 2551 |
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| one hundred twenty days from the date of such remittance, such | 2552 |
| initial fee shall be returned to the applicant. Such return shall | 2553 |
| not affect the priority of the application in the municipal | 2554 |
| corporation or unincorporated area of a county exclusive of any | 2555 |
| municipal corporation, wherein the proposed permit premises are | 2556 |
| located. The | 2557 |

The division, prior to the granting of the a permit or 2558 duplicate permit applied for, shall notify, by certified mail, the 2559 applicant or the applicant's authorized agent; and the. The 2560 applicant or the applicant's authorized agent shall, within thirty 2561 days after the mailing of such that notice, redeposit the required 2562 fee, which shall include any fee increases that have occurred 2563 since the initial remission of the fee, with shall pay to the 2564 division the entire amount of the requisite permit fee required by 2565 sections 4303.02 to 4303.231 or, in the case of a duplicate 2566 permit, section 4303.30 of the Revised Code, if the permit or 2567 duplicate permit is issued during the first six months of the year 2568 the permit or duplicate permit covers, or one-half of the amount 2569 of the requisite permit fee, if the permit or duplicate permit is 2570 issued during the last six months of the year the permit or 2571 duplicate permit covers. If such the applicant fails to make such 2572 redeposit pay the applicable amount of that requisite permit fee 2573 within those thirty days, the division shall cancel the 2574 applicant's application shall be canceled. The procedure 2575 prescribed in this section for return of permit fees shall not 2576 apply to an application for renewal of a permit. All. 2577

All other fees shall be paid at such the time and in such the
manner as is prescribed by the division. The liquor control

commission may promulgate adopt rules requiring reports or returns
for the purpose of determining the amounts of additional permit

fees.

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| Sec. 4303.25. No person by himself or herself personally or | 2583 |
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| by the person's clerk, agent, or employee shall manufacture, | 2584 |
| manufacture for sale, offer, keep, or possess for sale, furnish or | 2585 |
| sell, or solicit the purchase or sale of any beer or intoxicating | 2586 |
| liquor in this state, or transport, or import, or cause to be | 2587 |
| transported or imported any beer, intoxicating liquor, or alcohol | 2588 |
| in or into this state for delivery, use, or sale, unless such the | 2589 |
| person has fully complied with Chapters this chapter and Chapter | 2590 |
| 4301. and 4303. of the Revised Code or is the holder of a permit | 2591 |
| issued by the division of liquor control and in force at the time. | 2592 |

The superintendent of liquor control may adopt rules 2593 requiring persons a person acting in capacities only as sales 2594 representatives as an agent, solicitor, or salesperson for a 2595 manufacturer, supplier, broker, or wholesale distributor, who 2596 solicit solicits permit holders authorized to deal in beer and 2597 intoxicating liquors <u>liquor</u>, to be registered with the division 2598 and may cite for revocation such the registrant to the liquor 2599 control commission for a violation of such chapters this chapter, 2600 Chapter 4301. of the Revised Code, or of the rules adopted by the 2601 commission or superintendent. 2602

Sec. 4303.27. Each permit issued under sections 4303.02 to 2603 4303.23 of the Revised Code, shall authorize the person named to 2604 carry on the business specified at the place or in the boat, 2605 vessel, or classes of dining car equipment described, and shall be 2606 issued for one year, or part thereof of one year, commencing on 2607 the day after the uniform expiration dates designated by the 2608 division of liquor control, or for the unexpired portion of such 2609 year, and no longer, subject to suspension, revocation, or 2610 cancellation as authorized or required by Chapters this chapter or 2611 Chapter 4301. and 4303. of the Revised Code. Upon application by a 2612 permit holder, the superintendent of liquor control may expand 2613

| during specified seasons of the year the premises for which the | 2614 |
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| permit holder's permit was issued to include a premises | 2615 |
| immediately adjacent to the premises for which the permit was | 2616 |
| issued, so long as the immediately adjacent premises is under the | 2617 |
| permit holder's ownership and control and is located in an area | 2618 |
| where sales under the permit are not prohibited because of a local | 2619 |
| option election. Whenever the superintendent considers it | 2620 |
| advisable to cancel the unexpired portion of an outstanding permit | 2621 |
| in order that the permit may be issued on one of the uniform | 2622 |
| expiration dates designated by the superintendent, the | 2623 |
| superintendent shall refund credit to the holder a proportionate | 2624 |
| amount representing the unexpired portion of the permit year | 2625 |
| pursuant to section 4301.41 of the Revised Code. Such permit does | 2626 |
| not authorize the person named to carry on the business specified | 2627 |
| at any place or in any vehicle, boat, vessel, or class of dining | 2628 |
| car equipment other than that named, nor does it authorize any | 2629 |
| person other than the one named in such permit to carry on such | 2630 |
| that business at the place or in the vehicle, boat, vessel, or | 2631 |
| class of dining car equipment named, except pursuant to compliance | 2632 |
| with the rules and orders of the division governing the assignment | 2633 |
| and transfer of permits, and with the consent of the division. The | 2634 |
| holder of a G permit may substitute the name of another licensed | 2635 |
| pharmacist for that entered on the permit, subject to rules of the | 2636 |
| division. | 2637 |
| | |

Chapters This chapter and Chapter 4301. and 4303. of the 2638 Revised Code do not prohibit the holder of an A, B, C, or D permit 2639 from making deliveries of beer or intoxicating liquor containing 2640 not more than twenty-one per cent of alcohol by volume, or 2641 prohibit the holder of an A or B permit from selling or 2642 distributing beer or intoxicating liquor to a person at a place 2643 outside this state, or prohibit the holder of any such a permit, 2644 or an H permit, from delivering any beer or intoxicating liquor so 2645

sold from a point in this state to a point outside this state.

Sec. 4303.271. (A) Except as provided in divisions (B) and 2647 (D) of this section, the holder of a permit issued under sections 2648 4303.02 to 4303.23 of the Revised Code, who files an application 2649 for the renewal of the same class of permit for the same premises, 2650 shall be entitled to the renewal of the permit. The division of 2651 liquor control shall renew the permit unless the division rejects 2652 for good cause any renewal application, subject to the right of 2653 the applicant to appeal the rejection to the liquor control 2654 commission. 2655

(B) The legislative authority of the municipal corporation, 2656 the board of township trustees, or the board of county 2657 commissioners of the county in which a permit premises is located 2658 may object to the renewal of a permit issued under sections 2659 4303.11 to 4303.183 of the Revised Code for any of the reasons 2660 contained in division (A) of section 4303.292 of the Revised Code. 2661 Any objection shall be made no later than thirty days prior to the 2662 expiration of the permit, and the department division shall accept 2663 the objection if it is postmarked no later than thirty days prior 2664 to the expiration of the permit. The objection shall be made by a 2665 resolution specifying the reasons for objecting to the renewal and 2666 requesting a hearing, but no objection shall be based upon 2667 noncompliance of the permit premises with local zoning regulations 2668 which that prohibit the sale of beer or intoxicating liquor in an 2669 area zoned for commercial or industrial uses, for a permit 2670 premises that would otherwise qualify for a proper permit issued 2671 by the division. The resolution shall be accompanied by a 2672 statement by the chief legal officer of the political subdivision 2673 that, in the chief legal officer's opinion, the objection is based 2674 upon substantial legal grounds within the meaning and intent of 2675 division (A) of section 4303.292 of the Revised Code. 2676

Am. Sub. H. B. No. 306 As Passed by the House

Upon receipt of a resolution of a legislative authority or 2677 board objecting to the renewal of a permit and a statement from 2678 the chief legal officer, the division shall set a time for the 2679 hearing and send by certified mail to the permit holder, at the 2680 permit holder's usual place of business, a copy of the resolution 2681 and notice of the hearing. The division shall then hold a hearing 2682 in the central office of the division, except that, upon written 2683 request of the legislative authority or board, the hearing shall 2684 be held in the county seat of the county in which the permit 2685 premises is located, to determine whether the renewal shall be 2686 denied for any of the reasons contained in division (A) of section 2687 4303.292 of the Revised Code. Only the reasons for refusal 2688 contained in division (A) of section 4303.292 of the Revised Code 2689 and specified in the resolution of objection shall be considered 2690 at the hearing. 2691

The permit holder and the objecting legislative authority or 2692 board shall be parties to the proceedings under this section and 2693 shall have the right to be present, to be represented by counsel, 2694 to offer evidence, to require the attendance of witnesses, and to 2695 cross-examine witnesses at the hearing.

(C) An application for renewal of a permit shall be filed 2697 with the division at least fifteen days prior to the expiration of 2698 an existing permit, and the existing permit shall continue in 2699 effect as provided in section 119.06 of the Revised Code until the 2700 application is approved or rejected by the division. Any holder of 2701 a permit, which has expired through failure to be renewed as 2702 provided in this section, shall obtain a renewal of the permit, 2703 upon filing an application for renewal with the division, at any 2704 time within thirty days from the date of the expired permit. A 2705 penalty of ten per cent of the permit fee shall be paid by the 2706 permit holder if the application for renewal is not filed at least 2707 fifteen days prior to the expiration of the permit. 2708

| (D)(1) Annually, beginning in 1988, the tax commissioner | 2709 |
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| shall cause the sales and withholding tax records in the | 2710 |
| department of taxation for each holder of a permit issued under | 2711 |
| sections 4303.02 to 4303.23 of the Revised Code to be examined to | 2712 |
| determine if the permit holder is delinquent in filing any sales | 2713 |
| or withholding tax returns or has any outstanding liability for | 2714 |
| sales or withholding tax, penalties, or interest imposed pursuant | 2715 |
| to Chapter 5739. or sections 5747.06 and 5747.07 of the Revised | 2716 |
| Code. If any delinquency or liability exists, the commissioner | 2717 |
| shall send a notice of that fact by certified mail, return receipt | 2718 |
| requested, to the permit holder at the mailing address shown in | 2719 |
| the records of the department. The notice shall specify, in as | 2720 |
| much detail as is possible, the periods for which returns have not | 2721 |
| been filed and the nature and amount of unpaid assessments and | 2722 |
| other liabilities and shall be sent on or before the first day of | 2723 |
| the third month preceding the month in which the permit expires. | 2724 |
| The commissioner also shall notify the division of liquor control | 2725 |
| of the delinquency or liability, identifying the permit holder by | 2726 |
| name and permit number. | 2727 |

- (2)(a) Except as provided in division (D)(4) of this section, 2728 the division of liquor control shall not renew the permit of any 2729 permit holder the tax commissioner has identified as being 2730 delinquent in filing any sales or withholding tax returns or as 2731 being liable for outstanding sales or withholding tax, penalties, 2732 or interest as of the first day of the sixth month preceding the 2733 month in which the permit expires, or of any permit holder the 2734 commissioner has identified as having been assessed by the 2735 department on or before the first day of the third month preceding 2736 the month in which the permit expires, until the division is 2737 notified by the tax commissioner that the delinquency, liability, 2738 or assessment has been resolved. 2739
 - (b)(i) Within ninety days after the date on which the permit

| expires, any permit holder whose permit is not renewed under this | 2741 |
|---|------|
| division may file an appeal with the liquor control commission. | 2742 |
| The commission shall notify the tax commissioner regarding the | 2743 |
| filing of any such appeal. During the period in which the appeal | 2744 |
| is pending, the permit shall not be renewed by the division. The | 2745 |
| permit shall be reinstated if the permit holder and the tax | 2746 |
| commissioner or the attorney general demonstrate to the liquor | 2747 |
| control commission that the commissioner's notification of a | 2748 |
| delinquency or assessment was in error or that the issue of the | 2749 |
| delinquency or assessment has been resolved. | 2750 |

- (ii) A permit holder who has filed an appeal under division 2751
 (D)(2)(b)(i) of this section may file a motion to withdraw the 2752
 appeal. The division of liquor control may renew a permit holder's 2753
 permit if the permit holder has withdrawn such an appeal and the 2754
 division receives written certification from the tax commissioner 2755
 that the permit holder's delinquency or assessment has been 2756
 resolved.
- (3) A permit holder notified of delinquency or liability 2758 under this section may protest the notification to the tax 2759 commissioner on the basis that no returns are delinquent and no 2760 tax, penalties, or interest is outstanding. The commissioner shall 2761 expeditiously consider any evidence submitted by the permit holder 2762 and, if it is determined that the notification was in error, 2763 immediately shall inform the division of liquor control that the 2764 renewal application may be granted. The renewal shall not be 2765 denied if the delinquency or unreported liability is the subject 2766 of a bona fide dispute pursuant to section 5717.02, 5717.04, 2767 5739.13, or 5747.13 of the Revised Code. 2768
- (4) If the commissioner concludes that under the 2769 circumstances the permit holder's delinquency or liability has 2770 been conditionally resolved, the commissioner shall allow the 2771 permit to be renewed, conditioned upon the permit holder's 2772

situated with respect to any school, church, library, public

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| playground, or hospital that the operation of the liquor | 2833 |
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| establishment will substantially and adversely affect or interfere | 2834 |
| with the normal, orderly conduct of the affairs of those | 2835 |
| facilities or institutions-: | 2836 |

- (2) That the number of permits already existent in the 2837 neighborhood is such that the issuance or transfer of location of 2838 a permit would be detrimental to and substantially interfere with 2839 the morals, safety, or welfare of the public, and, in. In reaching 2840 a conclusion in this respect, the division shall consider, in 2841 light of the purposes of this chapter and Chapters 4301., 4303., 2842 and 4399. of the Revised Code, the character and population of the 2843 neighborhood, the number and location of similar permits in the 2844 neighborhood, the number and location of all other permits in the 2845 neighborhood, and the effect the issuance or transfer of location 2846 of a permit would have on the neighborhood. 2847
- (C) The division of liquor control shall not transfer the 2848 location or transfer the ownership and location of a permit under 2849 division (B)(3)(b) of section 4303.29 of the Revised Code unless 2850 the permit is transferred to an economic development project. 2851
- (D) The division of liquor control shall refuse to issue, 2852 renew, transfer the ownership of, or transfer the location of a 2853 retail permit under this chapter if the applicant is or has been 2854 convicted of a violation of division (C)(1) of section 2913.46 of 2855 the Revised Code.
- (E) The division of liquor control shall refuse to transfer 2857 the ownership of or transfer the location of a retail permit under 2858 this chapter while criminal proceedings are pending against the 2859 holder of the permit for a violation of division (C)(1) of section 2860 2913.46 of the Revised Code. The department of job and family 2861 services public safety shall notify the division of liquor control 2862 whenever criminal proceedings have commenced for a violation of 2863 division (C)(1) of section 2913.46 of the Revised Code. 2864

(F) The division of liquor control shall refuse to issue,

renew, or transfer the ownership or location of a retail permit

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under this chapter if the applicant has been found to be

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maintaining a nuisance under section 3767.05 of the Revised Code

at the premises for which the issuance, renewal, or transfer of

ownership or location of the retail permit is sought.

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Sec. 4303.293. (A) Any person making application concerning a 2871 permit to conduct a business for which a permit is required under 2872 this chapter shall list on the application the name and address of 2873 each person having a legal or beneficial interest in the ownership 2874 of the business, including contracts for purchase on an 2875 installment basis. If any person is a corporation or limited 2876 <u>liability company</u>, the applicant shall list the names of each 2877 officer of the corporation and; the names of each officer of the 2878 limited liability company, if the limited liability company has 2879 officers, and the names of the managing members of the company or 2880 the managers of the company, if the management of the company is 2881 not reserved to its members; the names of each person owning or 2882 controlling ten five per cent or more of the capital stock of the 2883 corporation; if and the names of each person owning or controlling 2884 five per cent or more of either the voting interests or membership 2885 interests in the limited liability company. If any person is a 2886 partnership or association, the applicant shall list the names of 2887 each partner or member of the association. Any person having a 2888 legal or beneficial interest in the ownership of the business, 2889 other than a bank as defined in section 1101.01 of the Revised 2890 Code or a building and loan association as defined in section 2891 1151.01 of the Revised Code, shall notify the division of liquor 2892 control of the interest in such ownership, including contracts for 2893 purchase on an installment basis, occurring after the application 2894 for, or the issuance of, the permit. Such The notification shall 2895 be given within fifteen days of the change. Whenever the person to 2896

| whom a permit has been issued is a corporation or limited | 2897 |
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| <u>liability company</u> and any transfer of that corporation's stock <u>or</u> | 2898 |
| that limited liability company's membership interests is proposed | 2899 |
| such that, following the transfer, the owner of the majority $\underline{\text{or}}$ | 2900 |
| plurality of shares of stock in the corporation would change or | 2901 |
| the owner of the majority or plurality of the limited liability | 2902 |
| company's membership interests would change, such the proposed | 2903 |
| transfer of stock or membership interests shall be considered a | 2904 |
| proposed transfer of ownership of the permit, and application | 2905 |
| shall be made to the division of liquor control for a transfer of | 2906 |
| ownership. The application shall be subject to the notice and | 2907 |
| hearing requirements of section 4303.26 of the Revised Code and to | 2908 |
| the restrictions imposed by section 4303.29 and division (A)(1) of | 2909 |
| section 4303.292 of the Revised Code. | 2910 |
| | |

(B) Whoever violates this section is guilty of a misdemeanor 2911 of the first degree. 2912

Sec. 4303.30. The rights granted by any D-2, D-3, D-3a, D-4, 2913 D-4a, D-5, D-5a, D-5b, D-5e, D-5f, D-5g, D-5h, D-5i, D-5j, D-5k, 2914 or D-6 permit shall be exercised at not more than two fixed 2915 counters, commonly known as bars, in rooms or places on the permit 2916 premises, where beer, mixed beverages, wine, or spirituous liquor 2917 is sold to the public for consumption on the premises. For each 2918 additional fixed counter on the permit premises where those 2919 beverages are sold for consumption on the premises, the permit 2920 holder shall obtain a duplicate D-2, D-3, D-3a, D-4, D-4a, D-5, 2921 D-5a, D-5b, D-5e, D-5f, D-5g, D-5h, D-5i, D-5j, D-5k, or D-6 2922 permit. 2923

The holder of any D-2, D-3, D-3a, D-4, D-4a, D-5, D-5a, D-5b, 2924 D-5e, D-5f, D-5g, D-5h, D-5i, D-5j, D-5k, or D-6 permit shall be 2925 granted, upon application to the division of liquor control, a 2926 duplicate D-2, D-3, D-3a, D-4, D-4a, D-5, D-5a, D-5b, D-5e, D-5f, 2927

| D-5g, D-5h, D-5i, D-5j, D-5k, or D-6 permit for each additional | 2928 |
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| fixed counter on the permit premises at which beer, mixed | 2929 |
| beverages, wine, or spirituous liquor is sold for consumption on | 2930 |
| the premises, provided the application is made in the same manner | 2931 |
| as an application for an original permit. The application shall be | 2932 |
| identified with DUPLICATE printed on the permit application form | 2933 |
| furnished by the department, in boldface type. The application | 2934 |
| shall identify by name, or otherwise amply describe, the room or | 2935 |
| place on the premises where the duplicate permit is to be | 2936 |
| operative. Each duplicate permit shall be issued only to the same | 2937 |
| individual, firm, or corporation as that of the original permit | 2938 |
| and shall be an exact duplicate in size and word content as the | 2939 |
| original permit, except that it shall show on it the name or other | 2940 |
| ample identification of the room, or place, for which it is issued | 2941 |
| and shall have DUPLICATE printed on it in boldface type. A | 2942 |
| duplicate permit shall bear the same number as the original | 2943 |
| permit. The fee for a duplicate permit is: D-1, one hundred | 2944 |
| dollars; D-2, one hundred dollars; D-3, four hundred dollars; | 2945 |
| D-3a, four hundred dollars; D-4, two hundred dollars; D-5, one | 2946 |
| thousand dollars; D-5a, one thousand dollars; D-5b, one thousand | 2947 |
| dollars; D-5c, four hundred dollars; D-5e, six hundred fifty | 2948 |
| dollars; D-5f, one thousand dollars; D-6, one hundred dollars when | 2949 |
| issued to the holder of a D-4a permit; and in all other cases one | 2950 |
| hundred dollars or an amount which is twenty per cent of the fees | 2951 |
| payable for the A-1-A, D-2, D-3, D-3a, D-4, D-5, D-5a, D-5b, D-5e, | 2952 |
| D-5f, D-5g, D-5h, D-5i, D-5j, D-5k, and D-6 permits issued to the | 2953 |
| same premises, whichever is higher. Application for a duplicate | 2954 |
| permit may be filed any time during the life of an original | 2955 |
| permit. The fee for each duplicate D-2, D-3, D-3a, D-4, D-4a, D-5, | 2956 |
| D-5a, D-5b, D-5e, D-5f, D-5g, D-5h, D-5i, D-5j, D-5k, or D-6 | 2957 |
| permit shall accompany the application for each such duplicate | 2958 |
| permit be paid in accordance with section 4303.24 of the Revised | 2959 |
| Code. | 2960 |

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| Sec. 4399.02. The owner of a building or premises, and the | 2961 |
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| person renting or leasing them who know, if the owner or person | 2962 |
| knows that intoxicating liquors are to be sold therein in the | 2963 |
| building or premises in violation of law, or, having leased them | 2964 |
| for other purposes, who knowingly permit intoxicating liquors to | 2965 |
| be sold therein which cause the intoxication, in whole or in part, | 2966 |
| of a person described in section 4399.01 of the Revised Code, | 2967 |
| shall be liable is severally or jointly <u>liable</u> with the person | 2968 |
| selling or giving such the intoxicating liquors for all damages | 2969 |
| sustained, as well as exemplary damages. | 2970 |
| | |
| Sec. 4399.04. Fines, costs, and damages assessed against a | 2971 |
| person in consequence of the sale of intoxicating liquors, as | 2972 |
| provided in sections 4399.01 4399.02 to 4399.08 of the Revised | 2973 |
| Code, and the penal statutes relating thereto to the sale, shall | 2974 |
| be a lien upon the real estate of the person. The real estate and | 2975 |
| personal property of the person shall be liable to execution for | 2976 |
| the fines, costs, and damages without exception or exemption, | 2977 |
| except such for personal property as that is exempt by law. | 2978 |
| | |
| Sec. 4399.07. All damages recovered by a minor under sections | 2979 |
| 4399.01 4399.02 to 4399.08, inclusive, of the Revised Code, shall | 2980 |
| be paid either to such the minor, or to his the minor's parent, | 2981 |
| guardian, or next friend, as the court directs. | 2982 |
| | |
| Sec. 4399.08. A suit for damages under sections 4399.01 | 2983 |
| 4399.02 to 4399.08, inclusive, of the Revised Code, shall be by a | 2984 |
| civil action in any court having jurisdiction thereof over the | 2985 |
| action. | 2986 |
| | |

Sec. 4399.18. Notwithstanding division (A) of section 2307.60

of the Revised Code and except as otherwise provided in this

| section and in section 4399.01 of the Revised Code, no person, and | 2989 |
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| no executor or administrator of the person, who suffers personal | 2990 |
| injury, death, or property damage as a result of the actions of an | 2991 |
| intoxicated person has a cause of action against any liquor permit | 2992 |
| holder or an employee of a liquor permit holder who sold beer or | 2993 |
| intoxicating liquor to the intoxicated person unless the personal | 2994 |
| injury, death, or property damage occurred on the permit holder's | 2995 |
| premises or in a parking lot under the control of the permit | 2996 |
| holder and was proximately caused by the negligence of the permit | 2997 |
| holder or an employee of the permit holder. A person has a cause | 2998 |
| of action against a permit holder or an employee of a permit | 2999 |
| holder for personal injury, death, or property damage caused by | 3000 |
| the negligent actions of an intoxicated person occurring off the | 3001 |
| premises or away from a parking lot under the permit holder's | 3002 |
| control only when both of the following can be shown by a | 3003 |
| preponderance of the evidence: | 3004 |
| (A) The permit holder or an employee of the permit holder | 3005 |
| knowingly sold an intoxicating beverage to at least one of the | 3006 |
| following: | 3007 |
| (1) A noticeably intoxicated person in violation of division | 3008 |
| (B) of section 4301.22 of the Revised Code; | 3009 |
| (2) A person in violation of division (C) of section 4301.22 | 3010 |
| of the Revised Code; | 3011 |
| (3) A person in violation of section 4301.69 of the Revised | 3012 |
| Code. | 3013 |
| (B) The person's intoxication proximately caused the personal | 3014 |
| injury, death, or property damage. | 3015 |
| Notwithstanding sections 4399.02 and 4399.05 of the Revised | 3016 |
| Code, no person, and no executor or administrator of the person, | 3017 |

who suffers personal injury, death, or property damage as a result

| of the actions of an intoxicated person has a cause of action | 3019 |
|--|------|
| against the owner of a building or premises who rents or leases | 3020 |
| the building or premises to a liquor permit holder against whom a | 3021 |
| cause of action may be brought under this section, except when the | 3022 |
| owner and the permit holder are the same person. | 3023 |

Section 2. That existing sections 109.572, 121.08, 307.697, 3024
351.26, 924.51, 1333.83, 2933.41, 4301.07, 4301.10, 4301.19, 3025
4301.20, 4301.22, 4301.24, 4301.29, 4301.30, 4301.39, 4301.41, 3026
4301.424, 4301.99, 4303.03, 4303.07, 4303.09, 4303.181, 4303.203, 3027
4303.204, 4303.231, 4303.24, 4303.25, 4303.27, 4303.271, 4303.292, 3028
4303.293, 4303.30, 4399.02, 4399.04, 4399.07, 4399.08, and 4399.18 3029
and section 4399.01 of the Revised Code are hereby repealed. 3030

Section 3. Section 307.697 of the Revised Code is presented 3031 in this act as a composite of the section as amended by Am. Sub. 3032 H.B. 239, Am. Sub. S.B. 162, and Am. Sub. S.B. 188 of the 121st 3033 General Assembly. Section 4301.20 of the Revised Code is presented 3034 in this act as a composite of the section as amended by both Am. 3035 Sub. S.B. 149 and Am. Sub. S.B. 162 of the 121st General Assembly. 3036 Section 4301.99 of the Revised Code is presented in this act as a 3037 composite of the section as amended by both Am. Sub. H.B. 17 and 3038 Am. Sub. S.B. 123 of the 124th General Assembly. Sections 4303.24 3039 and 4303.293 of the Revised Code are presented in this act as 3040 composites of the sections as amended by both Am. Sub. S.B. 149 3041 and Am. Sub. S.B. 162 of the 121st General Assembly. The General 3042 Assembly, applying the principle stated in division (B) of section 3043 1.52 of the Revised Code that amendments are to be harmonized if 3044 reasonably capable of simultaneous operation, finds that the 3045 composite versions of these sections are the resulting versions of 3046 the sections in effect prior to the effective date of the sections 3047 as presented in this act. 3048