As Passed by the House

129th General Assembly Regular Session 2011-2012

Sub. S. B. No. 298

Senator Cafaro

Cosponsors: Senators Brown, Seitz, Kearney, Beagle, Hughes, Hite, Turner, Bacon, Balderson, Burke, Gentile, Lehner, Oelslager, Patton, Sawyer, Schaffer, Schiavoni, Smith, Tavares, Wagoner Representatives Barnes, Boyce, Driehaus, Hackett, Letson, McGregor, Milkovich, Murray, O'Brien, Reece, Terhar, Thompson, Young

A BILL

То	amend sections 4303.181, 4303.202, 4303.208, and	1
	4303.99 of the Revised Code to alter the	2
	conditions under which a D-51 liquor permit may be	3
	issued, to make changes to the law governing the	4
	issuance of F-2 liquor permits, and to allow an	5
	F-2 liquor permit to be issued for the same	6
	location that an F-8 liquor permit is issued	7
	provided that certain criteria apply.	8

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

Section 1. That sections 4303.181, 4303.202, 4303.208, and	9
4303.99 of the Revised Code be amended to read as follows:	10
Sec. 4303.181. (A) Permit D-5a may be issued either to the	11
owner or operator of a hotel or motel that is required to be	12
licensed under section 3731.03 of the Revised Code, that contains	13
at least fifty rooms for registered transient guests or is owned	14
by a state institution of higher education as defined in section	15

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3345.011 of the Revised Code or a private college or university, and that qualifies under the other requirements of this section, or to the owner or operator of a restaurant specified under this section, to 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, and to registered guests in their rooms, which may be sold by means of a controlled access alcohol and beverage cabinet in accordance with division (B) of section 4301.21 of the Revised Code; and to sell the same products in the same manner and amounts not for consumption on the premises as may be sold by holders of D-1 and D-2 permits. The premises of the hotel or motel shall include a retail food establishment or a food service operation licensed pursuant to Chapter 3717. of the Revised Code that operates as a restaurant for purposes of this chapter and that is affiliated with the hotel or motel and within or contiguous to the hotel or motel, and that serves food within the hotel or motel, but the principal business of the owner or operator of the hotel or motel shall be the accommodation of transient quests. In addition to the privileges authorized in this division, the holder of a D-5a permit may exercise the same privileges as the holder of a D-5 permit.

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.

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A D-5a permit shall not be transferred to another location. 44

No quota restriction shall be placed on the number of D-5a permits 45

that may be issued. 46

The fee for this permit is two thousand three hundred

forty-four dollars.

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(B) Permit D-5b may be issued to the owner, operator, tenant, 49 lessee, or occupant of an enclosed shopping center to sell beer 50 and intoxicating liquor at retail, only by the individual drink in 51 glass and from the container, for consumption on the premises 52 where sold; and to sell the same products in the same manner and 53 amount not for consumption on the premises as may be sold by 54 holders of D-1 and D-2 permits. In addition to the privileges 55 authorized in this division, the holder of a D-5b permit may 56 exercise the same privileges as a holder of a D-5 permit. 57

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

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

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

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

whose tenancy is terminated for a cause other than nonpayment of	79
rent, may return the D-5b permit to the division of liquor	80
control, and the division shall cancel that permit. Upon	81
cancellation of that permit and upon the permit holder's payment	82
of taxes, contributions, premiums, assessments, and other debts	83
owing or accrued upon the date of cancellation to this state and	84
its political subdivisions and a filing with the division of a	85
certification of that payment, the division shall issue to that	86
person either a D-5 permit, or a D-1, a D-2, and a D-3 permit, as	87
that person requests. The division shall issue the D-5 permit, or	88
the D-1, D-2, and D-3 permits, even if the number of D-1, D-2,	89
D-3, or D-5 permits currently issued in the municipal corporation	90
or in the unincorporated area of the township where that person's	91
proposed premises is located equals or exceeds the maximum number	92
of such permits that can be issued in that municipal corporation	93
or in the unincorporated area of that township under the	94
population quota restrictions contained in section 4303.29 of the	95
Revised Code. Any D-1, D-2, D-3, or D-5 permit so issued shall not	96
be transferred to another location. If a D-5b permit is canceled	97
under the provisions of this paragraph, the number of D-5b permits	98
that may be issued at the enclosed shopping center for which the	99
D-5b permit was issued, under the formula provided in this	100
division, shall be reduced by one if the enclosed shopping center	101
was entitled to more than one D-5b permit under the formula.	102

The fee for this permit is two thousand three hundred 103 forty-four dollars.

(C) Permit D-5c may be issued to the owner or operator of a 105 retail food establishment or a food service operation licensed 106 pursuant to Chapter 3717. of the Revised Code that operates as a 107 restaurant for purposes of this chapter and that qualifies under 108 the other requirements of this section to sell beer and any 109 intoxicating liquor at retail, only by the individual drink in 110

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glass and from the container, for consumption on the premises	111
where sold, and to sell the same products in the same manner and	112
amounts not for consumption on the premises as may be sold by	113
holders of D-1 and D-2 permits. In addition to the privileges	114
authorized in this division, the holder of a D-5c permit may	115
exercise the same privileges as the holder of a D-5 permit.	116

To qualify for a D-5c permit, the owner or operator of a 117 retail food establishment or a food service operation licensed 118 pursuant to Chapter 3717. of the Revised Code that operates as a 119 restaurant for purposes of this chapter, shall have operated the 120 restaurant at the proposed premises for not less than twenty-four 121 consecutive months immediately preceding the filing of the 122 application for the permit, have applied for a D-5 permit no later 123 than December 31, 1988, and appear on the division's quota waiting 124 list for not less than six months immediately preceding the filing 125 of the application for the permit. In addition to these 126 requirements, the proposed D-5c permit premises shall be located 127 within a municipal corporation and further within an election 128 precinct that, at the time of the application, has no more than 129 twenty-five per cent of its total land area zoned for residential 130 use. 131

A D-5c permit shall not be transferred to another location. 132

No quota restriction shall be placed on the number of such permits 133

that may be issued. 134

Any person who has held a D-5c permit for at least two years 135 may apply for a D-5 permit, and the division of liquor control 136 shall issue the D-5 permit notwithstanding the quota restrictions 137 contained in section 4303.29 of the Revised Code or in any rule of 138 the liquor control commission.

The fee for this permit is one thousand five hundred sixty-three dollars.

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(D) Permit D-5d may be issued to the owner or operator of a	142
retail food establishment or a food service operation licensed	143
pursuant to Chapter 3717. of the Revised Code that operates as a	144
restaurant for purposes of this chapter and that is located at an	145
airport operated by a board of county commissioners pursuant to	146
section 307.20 of the Revised Code, at an airport operated by a	147
port authority pursuant to Chapter 4582. of the Revised Code, or	148
at an airport operated by a regional airport authority pursuant to	149
Chapter 308. of the Revised Code. The holder of a D-5d permit may	150
sell beer and any intoxicating liquor at retail, only by the	151
individual drink in glass and from the container, for consumption	152
on the premises where sold, and may sell the same products in the	153
same manner and amounts not for consumption on the premises where	154
sold as may be sold by the holders of D-1 and D-2 permits. In	155
addition to the privileges authorized in this division, the holder	156
of a D-5d permit may exercise the same privileges as the holder of	157
a D-5 permit.	158

A D-5d permit shall not be transferred to another location. 159

No quota restrictions shall be placed on the number of such 160

permits that may be issued. 161

The fee for this permit is two thousand three hundred 162 forty-four dollars.

- (E) Permit D-5e may be issued to any nonprofit organization 164 that is exempt from federal income taxation under the "Internal 165 Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.A. 501(c)(3), as 166 amended, or that is a charitable organization under any chapter of 167 the Revised Code, and that owns or operates a riverboat that meets 168 all of the following:
 - (1) Is permanently docked at one location;
- (2) Is designated as an historical riverboat by the Ohio historical society;

premises shall be preparing and serving meals for a consideration.	203
In addition, each application for a D-5f permit shall be	204
accompanied by a certification from the local legislative	205
authority that the issuance of the D-5f permit is not inconsistent	206
with that political subdivision's comprehensive development plan	207
or other economic development goal as officially established by	208
the local legislative authority.	209
The holder of a D-5f permit may sell beer and intoxicating	210
liquor at retail, only by the individual drink in glass and from	211
the container, for consumption on the premises where sold.	212
A D-5f permit shall not be transferred to another location.	213
The division of liquor control shall not issue a D-5f permit	214
if the permit premises or proposed permit premises are located	215
within an area in which the sale of spirituous liquor by the glass	216
is prohibited.	217
A fee for this permit is two thousand three hundred	218
forty-four dollars.	219
As used in this division, "navigable river" means a river	220
that is also a "navigable water" as defined in the "Federal Power	221
Act," 94 Stat. 770 (1980), 16 U.S.C. 796.	222
(G) Permit D-5g may be issued to a nonprofit corporation that	223
is either the owner or the operator of a national professional	224
sports museum. The holder of a D-5g permit may sell beer and any	225
intoxicating liquor at retail, only by the individual drink in	226
glass and from the container, for consumption on the premises	227
where sold. The holder of a D-5g permit shall sell no beer or	228
intoxicating liquor for consumption on the premises where sold	229
after two-thirty a.m. A D-5g permit shall not be transferred to	230
another location. No quota restrictions shall be placed on the	231
number of D-5g permits that may be issued. The fee for this permit	232
is one thousand eight hundred seventy-five dollars.	233

(H)(1) Permit D-5h may be issued to any nonprofit	234
organization that is exempt from federal income taxation under the	235
"Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.A.	236
501(c)(3), as amended, that owns or operates any of the following:	237
(a) A fine arts museum, provided that the nonprofit	238
organization has no less than one thousand five hundred bona fide	239
members possessing full membership privileges;	240
(b) A community arts center. As used in division $(H)(1)(b)$ of	241
this section, "community arts center" means a facility that	242
provides arts programming to the community in more than one arts	243
discipline, including, but not limited to, exhibits of works of	244
art and performances by both professional and amateur artists.	245
(c) A community theater, provided that the nonprofit	246
organization is a member of the Ohio arts council and the American	247
community theatre association and has been in existence for not	248
less than ten years. As used in division (H)(1)(c) of this	249
section, "community theater" means a facility that contains at	250
least one hundred fifty seats and has a primary function of	251
presenting live theatrical performances and providing recreational	252
opportunities to the community.	253
(2) The holder of a D-5h permit may sell beer and any	254
intoxicating liquor at retail, only by the individual drink in	255
glass and from the container, for consumption on the premises	256
where sold. The holder of a D-5h permit shall sell no beer or	257
intoxicating liquor for consumption on the premises where sold	258
after one a.m. A D-5h permit shall not be transferred to another	259
location. No quota restrictions shall be placed on the number of	260
D-5h permits that may be issued.	261
(3) The fee for a D-5h permit is one thousand eight hundred	262
seventy-five dollars.	263

(I) Permit D-5i may be issued to the owner or operator of a 264

retail food establishment or a food service operation licensed	265
under Chapter 3717. of the Revised Code that operates as a	266
restaurant for purposes of this chapter and that meets all of the	267
following requirements:	268
(1) It is located in a municipal corporation or a township	269
with a population of one hundred thousand or less.	270
(2) It has inside seating capacity for at least one hundred	271
forty persons.	272
(3) It has at least four thousand square feet of floor area.	273
(4) It offers full-course meals, appetizers, and sandwiches.	274
(5) Its receipts from beer and liquor sales, excluding wine	275
sales, do not exceed twenty-five per cent of its total gross	276
receipts.	277
(6) It has at least one of the following characteristics:	278
(a) The value of its real and personal property exceeds seven	279
hundred twenty-five thousand dollars.	280
(b) It is located on property that is owned or leased by the	281
state or a state agency, and its owner or operator has	282
authorization from the state or the state agency that owns or	283
leases the property to obtain a D-5i permit.	284
The holder of a D-5i permit may sell beer and any	285
intoxicating liquor at retail, only by the individual drink in	286
glass and from the container, for consumption on the premises	287
where sold, and may sell the same products in the same manner and	288
amounts not for consumption on the premises where sold as may be	289
sold by the holders of D-1 and D-2 permits. The holder of a D-5i	290
permit shall sell no beer or intoxicating liquor for consumption	291
on the premises where sold after two-thirty a.m. In addition to	292
the privileges authorized in this division, the holder of a D-5i	293

permit may exercise the same privileges as the holder of a D-5

permit.	295
A D-5i permit shall not be transferred to another location.	296
The division of liquor control shall not renew a D-5i permit	297
unless the retail food establishment or food service operation for	298
which it is issued continues to meet the requirements described in	299
divisions (I)(1) to (6) of this section. No quota restrictions	300
shall be placed on the number of D-5i permits that may be issued.	301
The fee for the D-5i permit is two thousand three hundred	302
forty-four dollars.	303
(J) Permit D-5j may be issued to the owner or the operator of	304
a retail food establishment or a food service operation licensed	305
under Chapter 3717. of the Revised Code to sell beer and	306
intoxicating liquor at retail, only by the individual drink in	307
glass and from the container, for consumption on the premises	308
where sold and to sell beer and intoxicating liquor in the same	309
manner and amounts not for consumption on the premises where sold	310
as may be sold by the holders of D-1 and D-2 permits. The holder	311
of a D-5j permit may exercise the same privileges, and shall	312
observe the same hours of operation, as the holder of a D-5	313
permit.	314
The D-5j permit shall be issued only within a community	315
entertainment district that is designated under section 4301.80 of	316
the Revised Code and that meets one of the following	317
qualifications:	318
(1) It is located in a municipal corporation with a	319
population of at least one hundred thousand.	320
(2) It is located in a municipal corporation with a	321
population of at least twenty thousand, and either of the	322
following applies:	323
(a) It contains an amusement park the rides of which have	324
been issued a permit by the department of agriculture under	325

no quota restrictions shall be placed upon the number of D-5j 364 permits that may be issued. 365

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Except as otherwise provided in division (J)(4) of this section,

The fee for a D-5j permit is two thousand three hundred 366 forty-four dollars. 367

- (K)(1) Permit D-5k may be issued to any nonprofit

 organization that is exempt from federal income taxation under the

 "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.A.

 501(c)(3), as amended, that is the owner or operator of a

 botanical garden recognized by the American association of

 botanical gardens and arboreta, and that has not less than

 twenty-five hundred bona fide members.

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- (2) The holder of a D-5k permit may sell beer and any 375 intoxicating liquor at retail, only by the individual drink in 376 glass and from the container, on the premises where sold. 377
- (3) The holder of a D-5k permit shall sell no beer or 378 intoxicating liquor for consumption on the premises where sold 379 after one a.m. 380
- (4) A D-5k permit shall not be transferred to another 381 location. 382
- (5) No quota restrictions shall be placed on the number of

 D-5k permits that may be issued.

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 - (6) The fee for the D-5k permit is one thousand eight hundred 385

seventy-five dollars.	386
$(extsf{L})(1)$ Permit D-51 may be issued to the owner or the operator	387
of a retail food establishment or a food service operation	388
licensed under Chapter 3717. of the Revised Code to sell beer and	389
intoxicating liquor at retail, only by the individual drink in	390
glass and from the container, for consumption on the premises	391
where sold and to sell beer and intoxicating liquor in the same	392
manner and amounts not for consumption on the premises where sold	393
as may be sold by the holders of D-1 and D-2 permits. The holder	394
of a D-51 permit may exercise the same privileges, and shall	395
observe the same hours of operation, as the holder of a D-5	396
permit.	397
(2) The D-51 permit shall be issued only to a premises that	398
to which all of the following apply:	399
(a) The premises has gross annual receipts from the sale of	400
food and meals that constitute not less than seventy-five per cent	401
of its total gross annual receipts , that .	402
(b) The premises is located within a revitalization district	403
that is designated under section 4301.81 of the Revised Code $_ au$	404
that.	405
(c) The premises is located in a municipal corporation or	406
township in which the number of D-5 permits issued equals or	407
exceeds the number of those permits that may be issued in that	408
municipal corporation or township under section 4303.29 of the	409
Revised Code , and that .	410
(d) The premises meets any of the following qualifications:	411
(i) It is located in a county with a population of one	412
hundred twenty-five thousand or less according to the population	413
estimates certified by the department of development <u>services</u>	414
agency for calendar year 2006.	415

(ii) It is located in the municipal corporation that has the	416
largest population in a county when the county has a population	417
between two hundred fifteen thousand and two hundred twenty-five	418
thousand according to the population estimates certified by the	419
development services agency for calendar year 2006. Division	420
(L)(2)(d)(ii) of this section applies only to a municipal	421
corporation that is wholly located in a county.	422
(iii) It is located in the municipal corporation that has the	423
largest population in a county when the county has a population	424
between one hundred forty thousand and one hundred forty-one	425
thousand according to the population estimates certified by the	426
development services agency for calendar year 2006. Division	427
(L)(2)(d)(iii) of this section applies only to a municipal	428
corporation that is wholly located in a county.	429
(3) The location of a D-51 permit may be transferred only	430
within the geographic boundaries of the revitalization district in	431
which it was issued and shall not be transferred outside the	432
geographic boundaries of that district.	433
(4) Not more than one D-51 permit shall be issued within each	434
revitalization district for each five acres of land located within	435
the district. Not more than fifteen D-51 permits may be issued	436
within a single revitalization district. Except as otherwise	437
provided in division $(L)(4)$ of this section, no quota restrictions	438
shall be placed upon the number of D-51 permits that may be	439
issued.	440
(5) No D-51 permit shall be issued to an adult entertainment	441
establishment as defined in section 2907.39 of the Revised Code.	442
(6) The fee for a D-51 permit is two thousand three hundred	443
forty-four dollars.	444
(M) Permit D-5m may be issued to either the owner or the	445

operator of a retail food establishment or food service operation

Sub. S. B. No. 298 As Passed by the House

licensed under Chapter 3717. of the Revised Code that operates as 447 a restaurant for purposes of this chapter and that is located in, 448 or affiliated with, a center for the preservation of wild animals 449 as defined in section 4301.404 of the Revised Code, to sell beer 450 and any intoxicating liquor at retail, only by the glass and from 451 the container, for consumption on the premises where sold, and to 452 sell the same products in the same manner and amounts not for 453 consumption on the premises as may be sold by the holders of D-1454 and D-2 permits. In addition to the privileges authorized by this 455 division, the holder of a D-5m permit may exercise the same 456 privileges as the holder of a D-5 permit. 457

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

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No quota restrictions shall be placed on the number of D-5m

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permits that may be issued. The fee for a permit D-5m is two

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thousand three hundred forty-four dollars.

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(N) Permit D-5n shall be issued to either a casino operator 462 or a casino management company licensed under Chapter 3772. of the 463 Revised Code that operates a casino facility under that chapter, 464 to sell beer and any intoxicating liquor at retail, only by the 465 individual drink in glass and from the container, for consumption 466 on the premises where sold, and to sell the same products in the 467 same manner and amounts not for consumption on the premises as may 468 be sold by the holders of D-1 and D-2 permits. In addition to the 469 privileges authorized by this division, the holder of a D-5n 470 permit may exercise the same privileges as the holder of a D-5 471 permit. A D-5n permit shall not be transferred to another 472 location. Only one D-5n permit may be issued per casino facility 473 and not more than four D-5n permits shall be issued in this state. 474 The fee for a permit D-5n shall be twenty thousand dollars. The 475 holder of a D-5n permit may conduct casino gaming on the permit 476 premises notwithstanding any provision of the Revised Code or 477 Administrative Code. 478

fraternal, or political purpose;

(O) Permit D-50 may be issued to the owner or operator of a	479
retail food establishment or a food service operation licensed	480
under Chapter 3717. of the Revised Code that operates as a	481
restaurant for purposes of this chapter and that is located within	482
a casino facility for which a D-5n permit has been issued. The	483
holder of a D-5o permit may sell beer and any intoxicating liquor	484
at retail, only by the individual drink in glass and from the	485
container, for consumption on the premises where sold, and may	486
sell the same products in the same manner and amounts not for	487
consumption on the premises where sold as may be sold by the	488
holders of D-1 and D-2 permits. In addition to the privileges	489
authorized by this division, the holder of a D-50 permit may	490
exercise the same privileges as the holder of a D-5 permit. A D-5o	491
permit shall not be transferred to another location. No quota	492
restrictions shall be placed on the number of such permits that	493
may be issued. The fee for this permit is two thousand three	494
hundred forty-four dollars.	495
Sec. 4303.202. (A) The division of liquor control may issue	496
an F-2 permit to an association or corporation, or to a recognized	497
subordinate lodge, chapter, or other local unit of an association	498
or corporation, to sell beer or intoxicating liquor by the	499
individual drink at an event to be held on premises located in a	500
political subdivision or part thereof where the sale of beer or	501
intoxicating liquor, but not spirituous liquor, on that day is	502
otherwise permitted by law. However, the division may issue the	503
F-2 permit only if the association, corporation, or recognized	504
subordinate lodge, chapter, or other local unit of an association	505
or corporation meets all of the following:	506
(1) It is organized not for profit;	507
(2) It is operated for a charitable, cultural, educational,	508

(3) It is not affiliated with the holder of any class of	510
liquor permit, other than a D-4 permit.	511
The division of liquor control may issue an F-2 permit to an	512
association or corporation, or to a recognized subordinate lodge,	513
chapter, or other local unit of an association or corporation, to	514
sell beer, wine, and spirituous liquor by the individual drink at	515
an event to be held on premises located in a political subdivision	516
or part thereof where the sale of beer and wine, but not	517
spirituous liquor, is otherwise permitted by law on that day.	518
Notwithstanding section 1711.09 of the Revised Code, this	519
section applies to any association or corporation or a recognized	520
subordinate lodge, chapter, or other local unit of an association	521
or corporation.	522
In order to receive an F-2 permit, the association,	523
corporation, or local unit shall be organized not for profit,	524
shall be operated for a charitable, cultural, fraternal, or	525
educational purpose, and shall not be affiliated with the holder	526
of any class of liquor permit, other than a D-4 permit.	527
(B) Sales under an F-2 permit on Sundays are not affected by	528
whether Sunday sales of beer or intoxicating liquor for	529
consumption on the premises where sold are allowed to be made by	530
persons holding another type of permit in the precinct or at the	531
particular location where the event is to be held, provided that	532
the F-2 permit is issued for other days of the week in addition to	533
Sunday.	534
(C) The premises on which the permit is to be used shall be	535
clearly defined and sufficiently restricted to allow proper	536
supervision of the permit use by state and local law enforcement	537
personnel. An F-2 permit may be issued for the same premises for	538
which another class of permit is issued.	539
(D)(1) No F-2 permit shall be effective for more than	540
	

forty-eight four consecutive hours days, and sales shall be	541
confined to the same hours permitted to the holder of a D-3	542
permit. The division shall not issue more than two one F-2 permits	543
permit in one calendar year a thirty-day period to the same	544
association, corporation, or local unit of an association or	545
corporation. The fee for an F-2 permit is one hundred fifty	546
dollars.	547

(2) No association, corporation, local unit of an association

or corporation, or D-permit holder who holds an F-2 permit shall

sell beer or intoxicating liquor beyond the hours of sale allowed

by the permit. Division (D)(2) of this section imposes strict

liability on the holder of such permit and on any officer, agent,

or employee of such permit holder.

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(E) If an applicant wishes the holder of a D-3, D-4, or D-5 D 554 permit issued under sections 4303.13 to 4303.181 of the Revised 555 Code to conduct the sale of beer and intoxicating liquor at the 556 event, the applicant may request that the F-2 permit be issued 557 jointly to the association, corporation, or local unit and the 558 D-permit holder. If a permit is issued jointly, the association, 559 corporation, or local unit and the D-permit holder shall both be 560 held responsible for any conduct that violates laws pertaining to 561 the sale of alcoholic beverages, including sales by the D-permit 562 holder; otherwise, the association, corporation, or local unit 563 shall be held responsible. In addition to the permit fee paid by 564 the association, corporation, or local unit, the D-permit holder 565 shall pay a fee of ten dollars. A D-permit holder may receive an 566 unlimited number of joint F-2 permits. 567

(F)(1) Any association, corporation, or local unit applying 568 for an F-2 permit shall file with the application a statement of 569 the organizational purpose of the association, corporation, or 570 local unit, the location and purpose of the event, and a list of 571 its officers. The application form shall contain a notice that a 572

person who knowingly makes a false statement on the application or	573
statement is guilty of the crime of falsification, a misdemeanor	574
of the first degree. In ruling on an application, the division	575
shall consider, among other things, the past activities of the	576
association, corporation, or local unit and any D-permit holder	577
while operating under other F-2 permits, the location of the event	578
for which the current application is made, and any objections of	579
local residents or law enforcement authorities. If the division	580
approves the application, it shall send copies of the approved	581
application to the proper law enforcement authorities prior to the	582
scheduled event.	583

- (2) Notwithstanding section 1711.09 of the Revised Code, this

 section applies to any association or corporation or a recognized

 subordinate lodge, chapter, or other local unit of an association

 or corporation.

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- (G) Using the procedures of Chapter 119. of the Revised Code, 588 the liquor control commission may adopt such rules as are 589 necessary to administer this section. 590
- (B) No association, corporation, local unit of an association
 or corporation, or D permit holder who holds an F 2 permit shall
 sell beer or intoxicating liquor beyond the hours of sale allowed
 by the permit. This division imposes strict liability on the
 holder of such permit and on any officer, agent, or employee of
 such permit holder.

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- Sec. 4303.208. (A)(1) The division of liquor control may

 issue an F-8 permit to a not-for-profit organization that manages,

 for the benefit of the public and by contract with a political

 subdivision of this state, publicly owned property to sell beer or

 intoxicating liquor by the individual drink at specific events

 conducted on the publicly owned property and appurtenant streets,

 but only if, and then only at times at which, the sale of beer and

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intoxicating liquor on the premises is otherwise permitted by law.	604
Additionally, an F-8 permit may be issued only if the publicly	605
owned property is located in a county that has a population of	606
between seven hundred fifty thousand and nine hundred thousand on	607
the effective date of this section July 10, 2007.	608
(2) The premises on which an F-8 permit will be used shall be	609
clearly defined and sufficiently restricted to allow proper	610
supervision of the permit's use by state and local law enforcement	611
officers. Sales under an F-8 permit shall be confined to the same	612
hours permitted to the holder of a D-3 permit.	613
(3) The fee for an F-8 permit is one thousand seven hundred	614
dollars. An F-8 permit is effective for a period not to exceed	615
nine months as specified in the permit. An F-8 permit is not	616
transferable or renewable. However, the holder of an F-8 permit	617
may apply for a new F-8 permit at any time. An F-8 permit is not	618
effective until any F-8 permit currently held expires. The holder	619
of an F-8 permit shall make sales only at those specific events	620
about which the permit holder has notified in advance the division	621
of liquor control, the department of public safety, and the chief,	622
sheriff, or other principal peace officer of the local law	623
enforcement agencies having jurisdiction over the premises.	624
(B)(1) An application for the issuance of an F-8 permit is	625
subject to the notice and hearing requirements established in	626
division (A) of section 4303.26 of the Revised Code.	627
(2) The liquor control commission shall adopt under Chapter	628
119. of the Revised Code rules necessary to administer this	629
section.	630
(C) No F-8 permit holder shall sell beer or intoxicating	631
liquor beyond the hours of sale allowed by the permit. This	632

division imposes strict liability on the holder of an F-8 permit

and on any officer, agent, or employee of that permit holder.

Page 22

Sub. S. B. No. 298