QUESTIONNAIRE FOR FILING PROPOSED RULES AND REGULATIONS WITH THE ARKANSAS LEGISLATIVE COUNCIL

DEPARTMENT/AGENCY	Department of Fina	nce and Administration	
DIVISION	Alcoholic Beverage	Control Administration	
DIVISION DIRECTOR	Mary Robin Castee	1	
CONTACT PERSON	Mary Robin Castee	1	
ADDRESS	1515 W. 7th Street,	Suite503 Little Rock 7220	
PHONE NO. 501-682-1 NAME OF PRESENTER A MEETING		501-682-2221 E- MAIL Mary Robin Cas	Mary.Casteel@dfa.arkansas.go
PRESENTER E-MAIL N	Mary Robin Castael	_ivialy Robin Cas	icei
D. Submit two (2) copies of (2) copies of the propose Donna K. Da Administrati Arkansas Le Bureau of Le One Capitol Little Rock,	nis form for future us stion <u>completely</u> using indexing your rules, f this questionnaire a ed rule and required wis eve Rules Review Sec gislative Council egislative Research Mall, 5 th Floor AR 72201	ng layman terms. You may , please give the proposed and financial impact state documents. Mail or deliveration	citation after "Short Title of this ment attached to the front of two ver to:
**************************************	his Section 1.3		******************* t Conditioned Upon Operation
2. What is the subject of the rule?		nds existing rule to impleme 17 regarding private clubs.	ent the requirements of Act 1112
3. Is this rule required to corregulation? If yes, please provide the citation.		Yes	□ No ⊠
4. Was this rule filed under	the emergency provisi	ions of the Administrative	Procedure Act?
If yes, what is the effective rule?	e date of the emergen	October 1	, 2017
When does the emergency expire?	rule	December 30, 3	2017

	Will this emergency rule be promulgated under the permanent provisions of the Administrative Procedure Act?
	Yes No No
5.	Is this a new rule? Yes No No No If yes, please provide a brief summary explaining the regulation.
	Does this repeal an existing rule? Yes No No No If yes, a copy of the repealed rule is to be included with your completed questionnaire. If it is being replaced with a new rule, please provide a summary of the rule giving an explanation of what the rule does.
rul	Is this an amendment to an existing e? Yes No No No Standard Property Note: The summary should explain what the amendment does, and the mark-up copy should be clearly labeled "mark-up."
6.	Cite the state law that grants the authority for this proposed rule? If codified, please give the Arkansas Code citation. Act 1112 of 2017 / ACA 3-9-222
7. Ar	What is the purpose of this proposed rule? Why is it necessary? Amend existing rules to comply with cansas law.
8.	Please provide the address where this rule is publicly accessible in electronic form via the Internet as required by Arkansas Code § 25-19-108(b). http://www.dfa.arkansas.gov/offices/abc/Pages/default.aspx
9.	Will a public hearing be held on this proposed rule? Yes No X If yes, please complete the following:
	Date:
	Time:
	Place:
10.	When does the public comment period expire for permanent promulgation? (Must provide a date.) September 18, 2017
11.	What is the proposed effective date of this proposed rule? (Must provide a date.)
	Please provide a copy of the notice required under Ark. Code Ann. § 25-15-204(a), and proof of the blication of said notice. See attached.
13.	Please provide proof of filing the rule with the Secretary of State and the Arkansas State Library as required pursuant to Ark. Code Ann. § 25-15-204(e). See Attached.

14. Please give the names of persons, groups, or organizations that you expect to comment on these rules? Pleas-

Revised January 2017

FINANCIAL IMPACT STATEMENT PLEASE ANSWER ALL QUESTIONS COMPLETELY

DE	EPAR	RTMENT	<u>Departmen</u>	t of Finance and A	Administration		
DI	VISI	ON	Alcoholic I	Beverage Control	Administration	***************************************	
PE	RSO	N COMPL	ETING THI	IS STATEMENT	Mary Robin Casteel		
TE	LEP	HONE <u>501</u>	-682-1105	FAX 501-682	2-2221 EMAIL: Mar	y.Casteel@d	fa.arkansas.gov
To St	com ateme	ply with Ar ent and file t	k. Code Ann wo copies w	. § 25-15-204(e), j ith the questionna	please complete the following and proposed rules.	ng Financial	ditioned Upon ss No No No No Ss No Ss
SI	HOR'	T TITLE O	F THIS RU		4 Continuation of Permit of Originally Proposed Bu		d Upon
1.	Doe	s this propo	sed, amende	d, or repealed rule	have a financial impact?	Yes 🗌	No 🖂
2.	eco	nomic, or ot	her evidence		able scientific, technical, available concerning the the rule?	Yes 🏻	No 🗌
3.	In c by t	onsideration he agency to	of the altern be the least	atives to this rule, costly rule consid	was this rule determined ered?	Yes 🔀	No 🗀
	If ar	n agency is p	proposing a n	nore costly rule, p	lease state the following:		
	(a)	How the a	dditional ben	efits of the more	costly rule justify its additio	onal cost;	
	(b)	The reason	n for adoption	n of the more cost	ly rule;		
	(c)	Whether the if so, pleas	ne more costl se explain; an	y rule is based on ad;	the interests of public healt	h, safety, or	welfare, and
	(d)	Whether tl explain.	ne reason is v	vithin the scope of	f the agency's statutory auth	nority; and if	so, please
4.	If the	e purpose of	this rule is to	implement a federa	al rule or regulation, please st	tate the follow	ving:
	(a)	What is the	e cost to imp	lement the federal	rule or regulation?		
<u>Cu</u>	ırren	t Fiscal Yea	<u>ır</u>		Next Fiscal Year		
Fed Ca	deral sh Fu	Revenue Funds Revenue			General Revenue Federal Funds Cash Funds Special Revenue	Revise	ed January 2017

Other (Identify)	Other (Identify)		
Total	Total		
(b) What is the additional cost of the state rule?			
Current Fiscal Year	Next Fiscal Year		
General Revenue 0 Federal Funds Cash Funds Special Revenue Other (Identify) Total	Federal Funds Cash Funds Special Revenue Other (Identify)	0	
5. What is the total estimated cost by fiscal year to any proposed, amended, or repealed rule? Identify the chow they are affected.	y private individual, entite entity (ies) subject to the p	y and business subject to the proposed rule and explain	
Current Fiscal Year	Next Fiscal Year	•	
\$ 0	\$ 0	•	
Current Fiscal Year \$ 0	Next Fiscal Year \$ 0	:	
With respect to the agency's answers to Questions # or obligation of at least one hundred thousand dollar private entity, private business, state government, cotwo (2) or more of those entities combined?	rs (\$100,000) per year to bunty government, munic	a private individual,	
	Yes 🗌 No 🔀		
If YES, the agency is required by Ark. Code Ann. § time of filing the financial impact statement. The w with the financial impact statement and shall include	ritten findings shall be fil	led simultaneously	
(1) a statement of the rule's basis and purpose;			
(2) the problem the agency seeks to address with the a rule is required by statute;	e proposed rule, including	g a statement of whether	
(3) a description of the factual evidence that:(a) justifies the agency's need for the propose(b) describes how the benefits of the rule mether rule's costs;	-	objectives and justify	

- (4) a list of less costly alternatives to the proposed rule and the reasons why the alternatives do not adequately address the problem to be solved by the proposed rule;
- (5) a list of alternatives to the proposed rule that were suggested as a result of public comment and the reasons why the alternatives do not adequately address the problem to be solved by the proposed rule;
- (6) a statement of whether existing rules have created or contributed to the problem the agency seeks to address with the proposed rule and, if existing rules have created or contributed to the problem, an explanation of why amendment or repeal of the rule creating or contributing to the problem is not a sufficient response; and
- (7) an agency plan for review of the rule no less than every ten (10) years to determine whether, based upon the evidence, there remains a need for the rule including, without limitation, whether:
 - (a) the rule is achieving the statutory objectives;
 - (b) the benefits of the rule continue to justify its costs; and
 - (c) the rule can be amended or repealed to reduce costs while continuing to achieve the statutory objectives.

Proposed New Rule

Amendment to Section 1.34 Continuation of Permit Conditioned Upon Operation of Originally Proposed Business. Any permit issued by the Alcoholic Beverage Control Division shall remain valid only for use in the business described in the original application including any attachments, letters, statements, or testimony given at the hearing on such application. If no written business and/or entertainment plan was required by this agency at the time such permit was issued, then the business operation shall be defined as it has historically operated during the two (2) years immediately prior to the adoption of this regulation.

Permittees shall submit an amended entertainment plan for the Director's approval prior to implementing any material changes in the entertainment or business operations proposed in the original application or in the manner the business has historically operated. Private club permittees shall submit an ordinance from the governing body of the county or municipality in which the private club is located authorizing the proposed changes in entertainment or business operations.

The maintenance of such business operations shall be deemed a condition of the permittee's right to retain any permit. Any material change in the business operations proposed in the original application or in the manner the business has historically operated per above, without prior approval of the Director, shall be grounds for the revocation of any such permit. (Amended 8-17-05)

MARK UP COPY

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SUMMARY

Act 1112 of 2017 requires applicants for private club permits to obtain an ordinance from the municipality or county in which the club seeks to operate prior to filing an application with the ABC. This rule is being amended to ensure that private clubs remain compliant with the local ordinance authorizing their operations.

LEGAL NOTICE

In compliance with the Administrative Procedure Act of the State of Arkansas (Act 434 of 1967), notice is hereby given that the Alcoholic Beverage Control Board proposes to promulgate regulations concerning the alcoholic beverage industry in Arkansas.

The Board will consider regulations in the following areas: grocery store wine permit application procedures, retailer loyalty programs, non-alcoholic merchandise sold by retail liquor stores, prohibited gifts and services to retailers by wholesalers and manufacturers, small brewery off-site tap rooms, small brewery off-site brewing facilities, microbrewery restaurant off-site brewing facilities, local ordinance required for private club applications and other private club-related permit transactions.

The regulation hearing will be held on September 20, 2017 at the hour of 8:30 a.m., in the fifth floor conference room, 1515 West Seventh Street, Little Rock, Arkansas.

All public comment concerning the regulation hearing should be mailed to ABC Division, 1515 West Seventh Street, Suite 503, Little Rock, Arkansas, 72201.

Mary Robin Casteel

From:

Legal Ads <legalads@arkansasonline.com>

Sent:

Thursday, August 17, 2017 3:35 PM

To:

Mary Robin Casteel

Subject:

Re: Legal Notice for ABC Rules

Thanks, Mary Robin. Will run Sun 8/20, Mon 8/21, and Tues 8/22.

Gregg

On 8/17/2017 3:30 PM, Mary Robin Casteel wrote:

Dear Gregg:

I need to publish the attached document as a legal notice on Sunday August 20 through Tuesday August 22 for a total of three consecutive days.

Please submit a bill to the following address: Alcoholic Beverage Control Administration 1515 W. 7th Street, Suite 503 Little Rock, AR 72201

Please give me a call if you need additional information or if you have any questions.

Thanks, Mary Robin

Mary Robin Casteel ABC Administration 501-682-1105 Mary.Casteel@dfa.arkansas.gov

Mary Robin Casteel

From: Mary Robin Casteel

Sent: Thursday, August 17, 2017 4:23 PM

To: 'register@sos.arkansas.gov'

Subject: Notice of Rules and Proposed Rules for Alcoholic Beverage Control

Attachments: Newspaper Notice_ABC Rules1.pdf; ABC Proposed Rules1_Rules Only_SOS.pdf

Dear Ms. Walters:

I've attached administrative rules proposed by the Alcoholic Beverage Control Board. I've also attached the public notice for these rules. The notice is set to run for three consecutive days in the Arkansas Democrat Gazette beginning on Sunday August 20, 2017.

If you have any questions, or if there are any issues with these documents, please contact me at 501-682-1105.

Thank you, Mary Robin

Mary Robin Casteel ABC Administration 501-682-1105 Mary.Casteel@dfa.arkansas.gov



State of Arkansas Bureau of Legislative Research

Marty Garrity, Director Kevin Anderson, Assistant Director for Fiscal Services

Tim Carlock, Assistant Director for Information Technology

Matthew Miller, Assistant Director for Legal Services

Richard Wilson, Assistant Director for Research Services

Memorandum

TO: Members, ALC – Executive Subcommittee

FROM: Rebecca Miller-Rice, Legislative Attorney, Administrative Rules

Review Section, Legal Services Division

CC: Marty Garrity, Director, Bureau of Legislative Research;

Jessica Sutton, Administrator, Administrative Rules Review

Section, Legal Services Division

DATE: September 5, 2017

SUBJECT: Legal Authorization for Emergency Promulgation of Section 1.34:

Continuation of Permit Conditioned Upon Operation of Originally Proposed Business by the Department of Finance and

Administration, Alcoholic Beverage Control Administration

The proposed changes to the instant rule will require that, prior to implementing any material changes in the entertainment or business operations that were proposed in a permittee's original application or in the manner the business has historically operated, the permittee shall submit an amended entertainment plan for the Director's approval. The amended rule will further require, in light of Act 1112 of 2017, that private club permittees submit an ordinance from the governing body of the county or municipality in which the private club is located authorizing the proposed changes in entertainment or business operations. Act 1112 of 2017 amended Arkansas Code Annotated § 3-9-222, concerning permits to operate as a private club.

Section 3-9-222(a), as amended by Act 1112, § 1, allows an application to operate a private club to be made first to the governing body of the county or municipality in which the private club seeks to be located, and if the governing body approves by ordinance the application for permit made under subsection (a)(1) of the statute, the Alcoholic Beverage Control Division ("Division") may then issue a permit to operate as a private club to the applicant for the proposed location. *See* Ark. Code Ann. § 3-9-222(a)(1),(2), as amended by Act 1112, § 1. The Alcoholic Beverage Control

Board is authorized and directed to establish rules and regulations with respect to permits issued under the provisions of Ark. Code Ann. § 3-9-222 to assure compliance with the provisions and to prohibit any permittee from engaging in the unlawful sale of alcoholic beverages. *See* Ark. Code Ann. § 3-9-225. Further authorization for the foregoing proposed changes can be found in Ark. Code Ann. § 3-2-206(a), which provides that the Director of the Division shall adopt and promulgate such rules and regulations as shall be necessary to carry out the intent and purposes of any alcohol control acts enforced in this state. *See* Ark. Code Ann. § 3-2-206(a). By the grant of this power to adopt rules and regulations, it is intended "that the director shall be clothed with broad discretionary power to govern the traffic in alcoholic liquor and to enforce strictly all the provisions of the alcohol control laws of this state." Ark. Code Ann. § 3-2-206(d).