Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/24/03 H4/2/03 $ m A~Bill$		
2	84th General Assembly	A DIII	HOUSE BULL	2200
3	Regular Session, 2003		HOUSE BILL	2290
4				
5	By: Representatives Ledbe	tter, Hathorn, Bond, Stovall, Rosenbaum		
6				
7		Ear An Act To Do Entitled		
8		For An Act To Be Entitled		
9		TO BE KNOWN AS THE ARKANSAS NATIVE BREW		
10	·	O CREATE A NEW CATEGORY OF BEER LICENSES	5;	
11		WIDE FOR THE OPERATION OF THE LICENSED		
12 13	FACILI	TIES; AND FOR OTHER PURPOSES.		
14		Subtitle		
15	ΔΝ	ACT TO BE KNOWN AS THE ARKANSAS		
16		TIVE BREWERY ACT; TO CREATE A NEW		
17		EGORY OF BEER LICENSES; AND TO		
18		VIDE FOR THE OPERATION OF THE		
19		ENSED FACILITIES.		
20	ш	INCID INCIDITIES.		
21				
22	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:	
23			, ·	
24	SECTION 1. Ti	tle.		
25		be known, and may be cited as the "Arka	ansas Native	
26	Brewery Act".			
27				
28	SECTION 2. Leg	gislative determinations and intent.		
29		al Assembly finds that:		
30	(1) The	creation and long-term success of small	l businesses i	<u>n</u>
31	this state is vital	to the continued economic well-being and	d prosperity o	<u>of</u>
32	the State of Arkansa	s; and		
33	<u>(2) A11</u>	reasonable steps should be taken to ret	tain, foster,	and
34	encourage small busi	ness and to create favorable conditions	for small	
35	business in this sta	<u>te.</u>		
36	(b) It is the	intent and purpose of this act to autho	orize the lega	1

1	operation of native breweries in order to assure that these favorable
2	conditions exist in this state.
3	
4	SECTION 3. <u>Definitions.</u>
5	As used in this act:
6	(1) "Barrel" means thirty-one (31) gallons;
7	(2) "Beer" means any fermented liquor made from malt or any
8	substitute having an alcoholic content of not more than five percent (5%) by
9	weight;
10	(3) "Board" means the Alcoholic Beverage Control Board;
11	(4) "Brewery" means the facilities of a native brewer that
12	operate a small brewery, contract brewing company, microbrewery, or
13	restaurant;
14	(5) "Contract brewing company" means any licensed brewery that
15	hires another company to produce a portion of its beer or malt beverage;
16	(6) "Director" means the Director of the Alcoholic Beverage
17	Control Division;
18	(7) "Malt beverage" means any liquor brewed from the fermented
19	juices of grain and having an alcoholic content of no less than five percent
20	(5%) nor more than twenty-one percent (21%) by weight;
21	(8) "Native brewer" means any person who is licensed by the
22	Alcoholic Beverage Control Division to manufacture and sell beer and malt
23	beverages at a small brewery or microbrewery-restaurant;
24	(9) "Native brewery" means a small brewery or microbrewery-
25	restaurant;
26	(10) "Microbrewery-restaurant" means any restaurant that
27	manufactures one (1) or more varieties of beer or malt beverage in an
28	aggregate quantity of not more than five thousand (5,000) barrels per year,
29	and stores the beer or malt beverages on the premises or on any adjacent
30	premises;
31	(11) "Small brewery" means any licensed facility that
32	manufactures less than 60,000 barrels of beer and malt beverages per year for
33	sale or consumption;
34	(12) "Person" means any natural person, partnership,
35	association, or corporation;
36	(13) "Producer brewery" is any licensed brewery, domestic or

1	toreign, that manufactures or packages beer or malt beverages for a small
2	brewery, contract brewing company, microbrewery, or restaurant; and
3	(14) "Restaurant" means any public or private facility that:
4	(A) Is kept, used, maintained, advertised, and held out to
5	the public or to a private or restricted membership as a place where complete
6	meals are regularly served, the place being provided with adequate and
7	sanitary kitchen and dining equipment and a seating capacity of at least
8	fifty (50) people, and having employed a sufficient number of employees to
9	prepare, cook, and serve food suitable for its guests or members; and
10	(B) Serves at least one (1) meal per day and the place is
11	open a minimum of five (5) days per week, with the exception of holidays,
12	vacations, and periods of redecorating.
13	
14	SECTION 4. Effect on other laws.
15	Every provision of this act is subject to all beer and malt beverage
16	laws and regulations not in conflict with the provisions of this act.
17	
18	SECTION 5. Licenses - Scope - Restrictions.
19	(a) The Director of the Alcoholic Beverage Control Division may issue
20	a license for a licensee:
21	(1) To operate a small brewery that:
22	(A) Manufactures, at its licensed facility, no less than
23	thirty-five percent (35%) of its beer and malt beverages to be sold in the
24	state, or purchases from a producer brewery, beer or malt beverages in an
25	aggregate quantity not to exceed sixty thousand (60,000) barrels per year;
26	(B) Sells to wholesale or to the consumer for consumption
27	either on or off the premises; and
28	(C) Stores any beer and malt beverages legally purchased
29	for resale on the premises; or
30	(2) To operate a microbrewery-restaurant that:
31	(A) Manufactures beer and malt beverages in an aggregate
32	quantity not to exceed five thousand (5,000) barrels per year;
33	(B) Sells to wholesale or retail dealers or to the
34	consumer for consumption either on or off the premises; and
35	(C) Stores any beer and malt beverages purchased for
36	resale on the premises.

1	(b) Notwithstanding the provisions of any other law to the contrary,
2	beer and malt beverages may be sold for on-premises or off-premises
3	consumption during all legal operating hours in which business is normally
4	and legally conducted on the premises, if:
5	(1) The brewery provides tours through its facility; and
6	(2) Only sealed containers are removed from the premises.
7	(c)(1) A native brewery may provide beer and malt beverages it
8	manufactures to charitable or nonprofit organizations or sell for resale been
9	and malt beverages it manufactures to charitable or nonprofit organizations
10	holding valid special event permits issued by the Alcoholic Beverage Control
11	Board.
12	(2) The sale of those products is limited to the duration of the
13	particular special event.
14	(d) Any person holding a valid microbrewery-restaurant license is
15	considered a native brewery licensee that maintains production limits
16	according to the definition of microbrewery-restaurant in section three (3)
17	of this act.
18	
19	SECTION 6. Additional license to sell native beer and malt beverages
20	not required.
21	(a) Any wholesale or retail dealer that is licensed to sell beer and
22	malt beverages may sell beer and malt beverages produced by native brewers
23	without any additional license fee.
24	(b) Any retail dealer not licensed to sell beer and malt beverages
25	may sell beer and malt beverages produced by native brewers, if the retailer
26	pays a retail dealer's license fee of fifteen dollars (\$15.00) to the
27	Alcoholic Beverage Control Division.
28	(c) Any person not licensed as a wholesale dealer of beer and malt
29	beverages may sell, on a wholesale basis, beer and malt beverages produced by
30	native brewers, if the person pays a wholesale dealer's license fee of fifty
31	dollars (\$50.00) to the Alcoholic Beverage Control Division.
32	
33	SECTION 7. <u>Transportation</u> .
34	(a) A native brewery may transport its beer and malt beverages along
35	any highway, road, street, or other thoroughfare of travel.
36	(b) Any native brewery may ship its products out of the state by

1	common carrier or other appropriate parcel delivery service, and common
2	carriers and other appropriate parcel delivery services may accept beer and
3	malt beverages from Arkansas native brewers for delivery outside the state.
4	(c) Any native brewery in this state may ship its products within the
5	state by common carrier or other appropriate parcel delivery service, and
6	common carriers and other appropriate parcel delivery services may accept
7	beer and malt beverages from Arkansas native breweries for delivery within
8	the state, if the beer and malt beverages are only shipped to persons holding
9	a wholesale permit to purchase, store, sell, or dispense beer and malt
10	beverages.
11	
12	SECTION 8. Fees and Taxes
13	A native brewer shall:
14	(1) Pay any applicable city or county license or permit fees and
15	barrelage or taxes and shall pay a state licensing fee to the Alcoholic
16	Beverage Control Division of two hundred fifty dollars (\$250) per fiscal year
17	to manufacture and sell its beer and malt beverages for consumption, both on
18	and off the premises and to sell any other beer and malt beverages purchased
19	from a licensed dealer for consumption on or off the premises;
20	(2) Measure beer and malt beverages manufactured by the native
21	brewer or purchased from a producer brewery, or otherwise comply with
22	applicable regulations respecting excise and enforcement tax determination of
23	the beer and malt beverages, and pay any applicable bond or deposit and the
24	amount of the state excise tax and enforcement tax to this state as required,
25	but is free from the fees and taxes provided in Arkansas Code § 3-5-205 and
26	as required by Arkansas Code §§ 3-7-104 and 3-7-111; and
27	(3) Pay a tax at the rate of seven dollars and fifty cents
28	(\$7.50) per barrel, and proportionately for larger and smaller gallonages per
29	barrel, on all beer and malt beverages in quantities of up to sixty-thousand
30	(60,000) barrels per year and sold or offered for sale in the state.
31	
32	SECTION 9. Beer and malt beverage education.
33	(a)(1) Native brewers may be allowed to conduct beer and malt beverage
34	tasting events for educational or promotional purposes at any location in
35	this state, if approved by the Alcoholic Beverage Control Division and
36	written notice is given by the Alcoholic Reversee Division to the native

1	brewer at least five (5) days before the event.
2	(2) Requests for approval to conduct beer and malt beverage
3	tasting events must be received by the Alcoholic Beverage Control Division at
4	least two (2) weeks before the event.
5	(b) Beer and malt beverage tasting events may be held in any facility
6	licensed by the Alcoholic Beverage Control Division if written notice is
7	given by the Alcoholic Beverage Control Division under subsection (a) of this
8	section.
9	(c) The criminal penalties for drinking in public as prescribed by
10	Arkansas Code § 5-71-212 are not applicable to any beer and malt beverage
11	tasting event approved by the Alcoholic Beverage Control Division under this
12	section.
13	
14	SECTION 10. Licenses - Application.
15	No native brewers license shall be issued unless the applicant shall
16	file with the director a verified application, in a form and content as the
17	director shall require, accompanied by payment of the applicable fee.
18	
19	SECTION 11. Operation without license prohibited.
20	It is a Class C misdemeanor for any person not holding a valid native
21	brewers license to operate as a native brewer.
22	
23	SECTION 12. Dry areas prohibited.
24	It is unlawful for the director to issue a native brewers license in
25	any city, county, township, or other area in this state if the sale or
26	possession of beer and malt beverages is unlawful.
27	
28	SECTION 13. Rules and regulations.
29	The Director of the Alcoholic Beverage Control Board and the Director
30	of the Department of Finance and Administration, may adopt rules for the
31	implementation of this act.
32	
33	SECTION 14. This act is supplemental to all other laws concerning
34	alcoholic beverages and repeals only those laws or parts of laws in direct
35	conflict with it.operation of native breweries in order to assure that these
36	favorable conditions exist in this state

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2	/s/	Ledbetter,	et	al
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