Stricken language would be deleted from and underlined language would be added to present law. Act 681 of the Regular Session

1	State of Arkansas	As Engrossed: H3/25/19	
2	92nd General Assembly	A Bill	
3	Regular Session, 2019		HOUSE BILL 1852
4			
5	By: Representatives Hawks, N	Magie	
6	By: Senator K. Ingram		
7			
8		For An Act To Be Entitled	
9	AN ACT TO	AMEND THE LAW REGARDING ALCOHOLIC	
10	BEVERAGES;	TO ESTABLISH A MICROBREWERY-RESTA	AURANT
11	PRIVATE CL	UB PERMIT; TO AMEND PORTIONS OF TH	HE LAW
12	RESULTING	FROM INITIATED ACT 1 OF 1942; AND	FOR OTHER
13	PURPOSES.		
14			
15			
16		Subtitle	
17	TO AN	MEND THE LAW REGARDING ALCOHOLIC	
18	BEVER	RAGES; TO AMEND PORTIONS OF THE LA	W
19	RESUI	LTING FROM INITIATED ACT 1 OF 1942	;
20	AND 7	TO ESTABLISH A MICROBREWERY-	
21	RESTA	AURANT PRIVATE CLUB PERMIT.	
22			
23			
24	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
25			
26	SECTION 1. Arka	ansas Code Title 3, Chapter 5, is a	amended to add an
27	additional subchapter	to read as follows:	
28	Subchapter 19	9 — Microbrewery-Restaurant Privat	<u>e Club Permit</u>
29			
30	<u>3-5-1901. Defi</u>	.nitions.	
31	As used in this	subchapter:	
32	<u>(1) "Alco</u>	pholic beverage" means a beverage o	containing more than
33	five-tenths percent (0	0.5%) of alcohol by weight;	
34	<u>(2) "Barr</u>	el" means thirty-one gallons (31 g	gals.);
35	<u>(3) "Beer</u>	" means a fermented liquor made fr	rom malt or a
36	substitute and having	an alcoholic content not in excess	s of five percent (5%)

1	by volume;
2	(4) "Dry area" means an area in this state in which the
3	manufacture or sale of beer is prohibited by a local-option election held
4	pursuant to applicable laws of this state;
5	(5) "Malt beverage" means a liquor brewed from the fermented
6	juices of grain and having an alcoholic content of at least five percent (5%)
7	but not more than twenty-one percent (21%) by weight;
8	(6) "Microbrewery" means a brewery that manufactures one (1) or
9	more varieties of beer, malt beverage, or hard cider in an aggregate quantity
10	not to exceed forty-five thousand (45,000) barrels per year from all
11	facilities under common ownership with the microbrewery;
12	(7) "Microbrewery-restaurant private club" means a nonprofit
13	organization organized and existing under the laws of this state that:
14	(A) Is both a microbrewery and a restaurant;
15	(B) Has members, which are not directly or indirectly
16	benefitted by the entity's net revenues;
17	(C) Exists for some common recreational, social,
18	patriotic, political, national, benevolent, athletic, community hospitality,
19	professional association, entertainment, or other object or purpose other
20	than the consumption of alcoholic beverages; and
21	(D) Has existed for at least one (1) year; and
22	(8) "Restaurant" means a public or private place that:
23	(A) Is kept, used, maintained, advertised, and held out to
24	the public or to a private or restricted membership as a place where complete
25	meals are actually and regularly served;
26	(B) Has adequate and sanitary kitchen and dining
27	equipment;
28	(C) Has seating capacity for at least fifty (50) people;
29	(D) Has sufficient number and type of employees to
30	prepare, cook, and serve suitable food for its guests or members;
31	(E) Serves at least one (1) meal per day; and
32	(F) Is open for business a minimum of five (5) days per
33	week, with the exception of holidays, vacations, and periods of redecorating.
34	
35	3-5-1902. Microbrewery-restaurant private club.
36	(a) A microbrewery-restaurant private club applicant shall be an

l entity organized and existing under the laws of this state before applying

- 2 <u>for a microbrewery-restaurant private club permit as prescribed in this</u>
- 3 <u>subchapter</u>.
- 4 (b) The net revenues of the microbrewery-restaurant private club shall
- 5 not directly or indirectly benefit its members, except for the payment of
- 6 bona fide expenses of the microbrewery-restaurant private club's operations.
- 7 (c) Activities at the microbrewery-restaurant private club shall be
- 8 <u>conducted for some common recreational</u>, social, patriotic, political,
- 9 national, benevolent, athletic, community hospitality, professional
- 10 association, entertainment, or other object or purpose and not solely for the
- 11 consumption of alcoholic beverages.
- 12 (d)(1) At the time of application for a microbrewery-restaurant
- 13 private club permit, the entity shall own or lease, be the holder of a buy-
- 14 <u>sell agreement or offer and acceptance, or have an option to lease a</u>
- 15 <u>building</u>, property, or space for the reasonable comfort and accommodation of
- 16 its members and the families and guests of its members.
- 17 (2) The microbrewery-restaurant private club shall restrict the
- 18 <u>use of club facilities to its members and the families and guests of its</u>
- 19 members.
- 20 <u>(e) For purposes of this subchapter, a person is a member of the</u>
- 21 <u>microbrewery-restaurant private club only upon ordering an alcoholic beverage</u>
- 22 as defined in § 3-5-1901.
- 23 (f) If the entity holding a microbrewery-restaurant private club
- 24 permit additionally holds another alcoholic beverage permit, the hours of
- 25 operation authorized for the microbrewery-restaurant private club applies to
- 26 all permits of the entity.

27

- 28 3-5-1903. Microbrewery-restaurant private club Procedure for
- 29 <u>obtaining permit.</u>
- 30 (a) A microbrewery-restaurant private club applicant may apply to
- 31 <u>obtain a microbrewery-restaurant private club through the procedures provided</u>
- 32 under § 3-9-222.
- 33 (b)(1) The application for a microbrewery-restaurant private club
- 34 shall be submitted to the division and accompanied by an annual permit fee of
- one thousand five hundred dollars (\$1,500).
- 36 (2) In an area in which the sale of alcoholic beverages is not

1	authorized by local option under \S 3-8-201 et. seq., the application for a
2	microbrewery-restaurant private club permit shall be accompanied by an
3	additional application fee of one thousand five hundred dollars (\$1,500).
4	(c)(l) After filing an acceptable application with the Director of the
5	Alcoholic Beverage Control Division, the applicant shall publish at least one
6	(1) time each week for four (4) consecutive weeks in a legal newspaper of
7	general circulation in the city in which the premises are situated or, if the
8	premises are not in a city, in a newspaper of general circulation for the
9	locality where the business is to be conducted, a notice that the applicant
10	has applied for a permit to dispense alcoholic beverages on the premises.
11	(2) The notice shall be:
12	(A) In such form as the director prescribes; and
13	(B) Verified.
14	(3) The notice shall list the name of the business owner and the
15	managing agent, as applicable, and shall state:
16	(A) That the manager, owner, at least one (1) partner, or
17	the majority stockholder is a resident of Arkansas;
18	(B) That he or she is of good moral character;
19	(C) That he or she has never been convicted of a felony;
20	(D) That he or she has never had a permit to sell or
21	dispense alcoholic beverages revoked within the five (5) years preceding the
22	date of the notice; and
23	(E) That he or she has never been convicted of violating
24	the laws of this state or of any other state governing the sale or dispensing
25	of alcoholic beverages.
26	(d)(l) Within five (5) days after filing an application for a permit
27	to dispense alcoholic beverages on the premises, a notice of the application
28	shall be posted in a conspicuous place at the entrance to the planned
29	premises.
30	(2) The applicant shall notify the director of the date when the
31	notice is first posted.
32	(3) A permit shall not be issued to an applicant until proper
33	notice has been posted on the premises for at least thirty (30) consecutive
34	days.
35	(4) The notice shall be in such form as the director shall
36	prescribe and shall be:

1	(A) At least eleven inches (11") in width and seventeen
2	inches (17") in height; and
3	(B) Printed in black lettering on a yellow background.
4	(e)(1) Upon receipt of an application for a permit and notification of
5	the posted notice as required under subsection (d) of this section, the
6	director shall immediately mail a copy of the application to the sheriff,
7	chief of police, if located within a city, prosecuting attorney of the
8	locality in which the premises are situated, and city board of directors or
9	other governing body of the city in which the premises are located.
10	(2) A permit shall not be issued by the director under this
11	section until at least thirty (30) days have passed from the mailing of the
12	notices required by this section.
13	(3) If the director receives notification of an objection to the
14	issuance of a permit from a governing official of the city or county within
15	the thirty (30) days required under subdivision (d)(3) of this section, the
16	director shall not issue the permit until he or she has held a public
17	hearing.
18	(f) The director may issue a permit as authorized in this section upon
19	determination that the applicant is qualified and that the application is in
20	the public interest.
21	
22	3-5-1904. Permit — Scope — Restrictions.
23	(a) The Director of the Alcoholic Beverage Control Division may issue
24	a microbrewery-restaurant private club permit that authorizes the permitee
25	to:
26	(1) Operate a microbrewery-restaurant private club and
27	manufacture one (1) or more varieties of beer, malt beverage, or hard cider
28	in an aggregate quantity not to exceed forty-five thousand (45,000) barrels
29	per year from all facilities under common ownership with the microbrewery;
30	(2)(A) Store beer, malt beverage, and hard cider manufactured by
31	the microbrewery-restaurant private club and any other beer, malt beverage,
32	and hard cider that the microbrewery-restaurant private club permitee may
33	purchase from retailers and small brewers permitted by this state on the
34	microbrewery-restaurant private club permitted premises and on the premises
35	of the one (1) separate brewing facility of a microbrewery-restaurant private
36	club authorized under subdivision (a)(8) of this section.

1	(B) Two (2) or more microbrewery-restaurant private clubs
2	sharing common ownership or a brewery of any size sharing common ownership
3	with a microbrewery-restaurant private club shall be considered one (1)
4	entity for purposes of:
5	(i) Calculating barrel production; and
6	(ii) The transportation of beer, malt beverage, or
7	hard cider produced by one (1) entity among no more than three (3)
8	microbrewery-restaurant private clubs of the one (1) entity;
9	(3) Operate a restaurant that is the sales outlet for beer, malt
10	beverage, or hard cider manufactured by the microbrewery-restaurant private
11	club and that sells the beer, malt beverage, or hard cider and any other
12	beer, malt beverage, hard cider, or wine that the microbrewery-restaurant
13	private club permitee may purchase from retailers permitted by this state for
14	consumption on the permitted premises or purchased directly from permitted
15	small brewers allowed to distribute directly to the microbrewery-restaurant
16	<pre>private club;</pre>
17	(4) Sell on the premises beer, malt beverage, or hard cider
18	manufactured by the microbrewery-restaurant private club or commonly owned
19	facility to a member for on-premises consumption during legal operating
20	hours;
21	(5) Serve to a member on-premises complimentary samples of beer,
22	malt beverages, or hard cider produced by the microbrewery-restaurant private
23	club;
24	(6) Sell beer, malt beverage, or hard cider of its own
25	manufacture to a wholesale dealer permitted by this state for the purpose of
26	resale to other retail permit holders under §§ 3-4-605 and 3-5-101, dealing
27	with wholesale distribution of beer, malt beverage, and hard cider;
28	(7)(A) Conduct beer-tasting, malt beverage-tasting, and hard
29	cider-tasting events for educational or promotional purposes at any location
30	in wet areas of this state if:
31	(i) A request for approval to conduct a beer-
32	tasting, malt beverage-tasting, and hard cider-tasting event is received by
33	the Alcoholic Beverage Control Division at least two (2) weeks before the
34	<pre>event;</pre>
35	(ii) The request is approved by the division; and
36	(iii) Written notice is given by the division to the

1	permit holder at least five (5) days before the event.
2	(B) The microbrewery-restaurant private club shall use
3	only beer, malt beverage, and hard cider produced by the microbrewery-
4	restaurant private club for an event approved under subdivision (a)(8)(A) of
5	this section.
6	(C) Subdivision (a)(8)(A) of this section does not
7	authorize the conducting of a beer-tasting, malt beverage-tasting, and hard
8	cider-tasting event at a separate brewing facility of a microbrewery-
9	restaurant private club authorized under subdivision (a)(9) of this section;
10	<u>and</u>
11	(8)(A) Maintain one (1) separate brewing facility for the
12	production or storage of beer, malt liquor, and hard cider as needed to meet
13	demand, except that each facility used by the microbrewery-restaurant private
14	club permittee shall not in the aggregate produce more than forty-five
15	thousand (45,000) barrels of beer, malt beverage, and hard cider per year.
16	(B) Beer, malt beverage, and hard cider produced by a
17	separate brewing facility of a microbrewery-restaurant private club permittee
18	shall be:
19	(i) Sold to a permitted wholesaler; or
20	(ii) Transported:
21	(a) From the separate brewing facility to a
22	microbrewery-restaurant private club commonly owned by the owner of the
23	separate brewing facility for retail sale for consumption on the permitted
24	<pre>premises; or</pre>
25	(b) To the separate brewing facility from a
26	microbrewery-restaurant private club commonly owned by the owner of the
27	separate brewing facility for storage, production, or packaging.
28	(b) The director may issue a microbrewery-restaurant private club
29	permit if the microbrewery-restaurant private club premises are in a dry area
30	and the governing body has approved an applicant under § 3-5-1903.
31	(c)(l) Except as provided in subdivision (c)(2) of this section, after
32	October 1, 2019, the director shall not issue a microbrewery-restaurant
33	private club permit to a person or entity having more than five percent (5%)
34	common ownership with a person or entity holding a permit under the Arkansas
35	Small Brewery Act, § 3-5-1401 et seq., or qualifying as a supplier under § 3-
36	<u>5-1102.</u>

1	(2) The director may issue an additional microbrewery-restaurant
2	private club permit after October 1, 2019, to a person or entity holding a
3	microbrewery-restaurant private club permit as of October 1, 2019, and having
4	more than five percent (5%) common ownership with a person or entity if the
5	person or entity holds a permit under the Arkansas Small Brewery Act, § 3-5-
6	1401 et seq., or qualifies as a supplier under § 3-5-1102.
7	
8	3-5-1905. Microbrewery-restaurant private clubs — Sales prohibited.
9	(a) A microbrewery-restaurant private club permitted under this
10	subchapter shall not sell alcoholic beverages either by the package or by the
11	drink to a:
12	(1) Nonmember for on-premises or off-premises consumption; or
13	(2) Member for off-premises consumption.
14	(b) If a permittee sells, barters, loans, or gives away an alcoholic
15	beverage in violation of this subchapter or other alcoholic beverage control
16	laws of this state, the permit of the club shall be revoked.
17	
18	3-5-1906. Fees and taxes.
19	A microbrewery-restaurant private club permitee shall:
20	(1) Pay the applicable city or county permit fees and barrelage
21	or taxes and shall pay a state permitting fee to the Alcoholic Beverage
22	Control Division of seven hundred fifty dollars (\$750) per fiscal year to
23	manufacture and sell to members its beer, malt beverages, and hard cider for
24	consumption on the premises and to sell to members other beer, malt
25	beverages, and hard cider purchased from a permitted wholesaler for
26	consumption on the premises;
27	(2) Measure beer, malt beverages, and hard cider manufactured by
28	the microbrewery-restaurant private club, otherwise comply with applicable
29	excise and enforcement tax determinations of the beer, malt beverages, and
30	hard cider, and pay any applicable bond or deposit and the amount of the
31	state excise tax and enforcement tax to this state, except the fees and taxes
32	provided in \S 3-5-205, and as required by $\S\S$ 3-7-104 and 3-7-111; and
33	(3) Pay a tax at the rate of seven dollars and fifty cents
34	(\$7.50) per barrel, and proportionately for larger and smaller gallonages per
35	barrel, on all beer, malt beverages, and hard cider in quantities of up to
36	forty-five thousand (45,000) barrels per year produced and sold or offered

l for sale in the state.

2

- 3 <u>3-5-1907. Microbrewery-restaurant private clubs Reapplication for</u> 4 permit.
- 5 <u>(a) An entity that is denied upon application to the Director of the</u> 6 Alcoholic Beverage Control Division for a permit to operate as a
- 7 microbrewery-restaurant private club in a dry territory may reapply by
- 8 <u>following the procedures stated in § 3-5-1903 and the additional procedures</u>
- 9 provided for in subsection (b) of this section.
- (b)(1) If the applicant is reapplying within two (2) years from the
- 11 date an application was denied by the director, the application shall be
- 12 accompanied by certification from the county clerk of the county in which the
- 13 <u>microbrewery-restaurant private club is to be located certifying that the</u>
- 14 applicant obtained signatures from at least twenty-five percent (25%) of the
- 15 <u>registered voters in the county.</u>
- 16 (2) The application under this section shall be filed no later
- 17 than twenty (20) days from the date that the county clerk certifies the
- 18 petition.
- 19 <u>(3) The petition on which the signatures are obtained under this</u>
- 20 <u>section shall state clearly that the purpose of the petition is to obtain an</u>
- 21 <u>alcoholic beverage permit for a microbrewery-restaurant private club and to</u>
- 22 serve alcoholic beverages to members.
- 23 (4) The person obtaining signatures shall verify the signatures
- 24 by affidavit that shall be filed with the county clerk at the time of filing
- 25 <u>the petition for certification.</u>

26

- 27 3-5-1908. Collection of taxes.
- 28 (a) The Director of the Department of Finance and Administration shall
- 29 <u>assess and collect delinquent state and local taxes from the owner or owners</u>
- 30 of the microbrewery-restaurant private club, file claims for unpaid taxes
- 31 against bonds or other security required to be posted by the permittee, and
- 32 enforce liens against assets held by the owner or owners.
- 33 <u>(b) The Alcoholic Beverage Control Division may suspend or refuse to</u>
- 34 renew a permit held by a nonpartner if the microbrewery-restaurant private
- 35 <u>club owner fails to remit state or local taxes.</u>

36

1	3-5-1909. Inspection of premises — Records of permitted premises and
2	private clubs.
3	(a) A permit shall not be issued under this subchapter unless the
4	permittee has consented in writing that the permitted premises and its books
5	and records are open at all times to all law enforcement and tax officials
6	and officials of the Alcoholic Beverage Control Division, the Alcoholic
7	Beverage Control Enforcement Division, and the Director of the Department of
8	Finance and Administration without requirement of warrant or other legal
9	process.
10	(b) An entity holding a permit under this subchapter shall not market,
11	sell, or otherwise furnish the names of its members or other information
12	pertaining to its members to another public or private entity, except as
13	provided in subsection (a) of this section.
14	
15	SECTION 2. Arkansas Code § 3-8-209(a), concerning the penalty for sale
16	or furnishing a place to sell in a dry area resulting from Initiated Act l of
17	1942, is amended to read as follows:
18	(a) It shall be Except as provided in § 3-5-1901 et seq., it is
19	unlawful for $\frac{a}{a}$ person, firm, or corporation to manufacture, sell, barter,
20	loan, or give away intoxicating liquor in any \underline{a} county, township,
21	municipality, ward, or precinct in which the manufacture or sale of
22	intoxicating liquor is or shall be prohibited under the provisions of
23	Initiated Act No. 1 of 1942, §§ $3-8-201-3-8-203$ and $3-8-205-3-8-209$.
24	
25	/s/Hawks
26	
27	
28	APPROVED: 4/3/19
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