## Stricken language would be deleted from and underlined language would be added to present law. Act 334 of the Regular Session

1	State of Arkansas	As Engrossed: H3/7/23	
2	94th General Assembly	A Bill	
3	Regular Session, 2023		HOUSE BILL 1498
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5	By: Representatives M. Brown	n, Magie	
6	By: Senators Irvin, J. Bryant		
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8		For An Act To Be Entitled	
9	AN ACT TO AMEND THE LAW REGARDING ALCOHOLIC		
10	BEVERAGES; TO AMEND THE LAW RELATED TO MICROBREWERY-		
11	RESTAURANT PRIVATE CLUBS; TO PERMIT A MICROBREWERY-		
12	RESTAURANT PRIVATE CLUB PERMITTEE TO STORE AND SELL		
13	SPIRITUOUS	LIQUOR TO MEMBERS FOR ON-PREMI	ISES
14	CONSUMPTIO	N; TO PROVIDE DISCRETION RELATE	ED TO
15	REVOCATION	OF A MICROBREWERY-RESTAURANT F	PRIVATE CLUB
16	PERMIT; TO	INCLUDE MICROBREWERY-RESTAURAN	NT PRIVATE
17	CLUBS AS A	TYPE OF ENTITY PERMITTED IN AN	1
18	ENTERTAINM	ENT DISTRICT; AND FOR OTHER PUR	RPOSES.
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21	Subtitle		
22	TO AMEND THE LAW RELATED TO MICROBREWERY-		
23	RESTAURANT PRIVATE CLUBS.		
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25			
26	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF	F ARKANSAS:
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28	SECTION 1. Arka	nsas Code § 3-5-1901, concernir	ng definitions related to
29	microbrewery-restaurant private clubs, is amended to add an additional		
30	subdivision to read as	follows:	
31	<u>(9) "0n-p</u>	remises consumption" means the	sale of alcoholic
32	beverages by the drink or in broken or unsealed containers for consumption:		
33	(A) On the premises where sold; or		
34	<u>(B)</u>	Within the boundaries of a des	signated entertainment
35	district established u	nder § 14-54-1412 that is conti	iguous with the premises.
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1 SECTION 2. Arkansas Code § 3-5-1904(a)(2) and (3), concerning the 2 scope of a microbrewery-restaurant private club permit, are amended to read 3 as follows: (2)(A) Store beer, malt beverage, and hard cider manufactured by 4 5 the microbrewery-restaurant private club and any other beer, malt beverage, 6 and hard cider, and spirituous liquor that the microbrewery-restaurant 7 private club permittee may purchase from retailers and small brewers 8 permitted by this state on the microbrewery-restaurant private club permitted 9 premises and on the premises of the one (1) separate brewing facility of a 10 microbrewery-restaurant private club authorized under subdivision (a)(8) of 11 this section. 12 (B) Two (2) or more microbrewery-restaurant private clubs 13 sharing common ownership or a brewery of any size sharing common ownership 14 with a microbrewery-restaurant private club shall be considered one (1) 15 entity for purposes of: 16 (i) Calculating barrel production; and 17 (ii) The transportation of beer, malt beverage, or 18 hard cider produced by one (1) entity among no more than three (3) 19 microbrewery-restaurant private clubs of the one (1) entity; 20 (3) Operate a restaurant that: 21 (A) is Is the sales outlet for beer, malt beverage, or 22 hard cider manufactured by the microbrewery-restaurant private club; and 23 (B) that sells Sells the beer, malt beverage, or hard 24 cider and any other beer, malt beverage, hard cider, or spirituous 25 liquor that the microbrewery-restaurant private club permittee may purchase: 26 (i) from From retailers permitted by this state for 27 on-premises consumption on the permitted premises; or 28 (ii) purchased directly Directly from permitted 29 small brewers allowed to distribute directly to the microbrewery-restaurant 30 private club; 31 32 SECTION 3. Arkansas Code § 3-5-1904(d), concerning advertising by a microbrewery-restaurant private club, is amended to read as follows: 33 34 (d)(1) A Except as provided in subdivision (d)(2) of this section, a 35 microbrewery-restaurant private club, as described in this subchapter, shall 36 not use advertising media to promote the consumption and use of alcoholic

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1 beverages or to advertise or announce the price of service of alcoholic

- 2 beverages for on-premises consumption in a county where voters have not
- 3 authorized the sale of intoxicating liquor in a local option election under
- 4 Initiated Act No. 1 of 1942, as amended, §§ 3-8-201 3-8-203, and 3-8-205 -
- 5 *3-8-209*.
- 6 (2) The prohibition on advertising or promoting the consumption
- 7 and use of alcoholic beverages under subdivision (d)(l) of this section does
- 8 <u>not apply to a microbrewery-restaurant private club advertisement consisting</u>
- 9 solely of the name of the microbrewery-restaurant private club.

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- 11 SECTION 4. Arkansas Code § 3-5-1905(b), concerning the penalty on a
- 12 microbrewery-restaurant private club permit holder related to prohibited
- 13 sales, is amended to read as follows:
- 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
- laws of this state, the permit of the club shall may be revoked.

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- 18 SECTION 5. Arkansas Code § 3-5-1906(1), concerning the state
- 19 permitting fee paid by a microbrewery-restaurant private club permittee, is
- 20 amended to read as follows:
- 21 (1) Pay the applicable city or county permit fees and barrelage
- 22 or taxes and shall pay a state permitting fee to the Alcoholic Beverage
- 23 Control Division of seven hundred fifty dollars (\$750) per fiscal year to
- 24 manufacture and sell to members its beer, malt beverages, and hard cider for
- 25 <u>on-premises</u> consumption <del>on the premises</del> and to sell to members other beer,
- 26 malt beverages, and hard cider, and spirituous liquor purchased from a
- 27 permitted wholesaler retailer for on-premises consumption on the premises;

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- 29 SECTION 6. Arkansas Code § 14-54-1412(a)(2), concerning the definition
- 30 of a "designated entertainment district", is amended to read as follows:
- 31 (2) Contains any number and any combination of restaurants,
- 32 taprooms, taverns, entertainment establishments, hospitality establishments,
- 33 music venues, theaters, bars, private clubs, <u>microbrewery-restaurant private</u>
- 34 clubs, art galleries, art studios, tourist destinations, distilleries, dance
- 35 clubs, cinemas, or concert halls.

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2	/s/M. Brown
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5	APPROVED: 3/21/23
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