Stricken language would be deleted from and underlined language would be added to law as it existed prior to the 82nd General Assembly.

1 2	State of Arkansas 82nd General Assembly	A Bill		
3	Regular Session, 1999		HOUSE BILL 218	0
4				-
5	By: Representative Salmon			
6				
7				
8		For An Act To Be Entitled		
9	"AN ACT TO AMEND ARKANSAS CODE 3-9-202(8)(B) TO			
10	AUTHORIZE ARKANSAS LICENSED BEER WHOLESALERS TO PAY			
11	FOR ADVERTISING DEVICES LOCATED IN CERTAIN DESCRIBED			
12	RETAIL FAC	ILITIES; AND FOR OTHER PURPOSES."		
13				
14		Subtitle		
15	"TO #	AMEND ARKANSAS CODE 3-9-202(8)(B) TO		
16	AUTHO	DRIZE ARKANSAS LICENSED BEER		
17	WHOLE	ESALERS TO PAY FOR ADVERTISING		
18	DEVI	CES LOCATED IN CERTAIN DESCRIBED		
19	RETAI	L FACILITIES. "		
20				
21				
22	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARKAN	ISAS:	
23				
24	SECTION 1. Arka	nsas Code 3-9-202(8)(B) is amended by	adding a new	
25	subdivision at the end thereof to read as follows:			
26	" <u>(iii)</u> When a l	arge attendance facilities permit has	been issued to a	
27	government owned facility located in a county which has a population of more			
28	than three hundred thousand (300,000) according to the 1990 decennial census,			
29	the Arkansas licensed beer wholesalers shall be allowed to pay for advertising			g
30	devices used at the government owned facility. Such advertising devices shall			I
31	include items such as inside or outside signs, scoreboards, programs,			
32	scorecards, and the like.			
33	Provided, if such advertising by the beer wholesaler results in the			
34	formation or existence of an exclusive buying arrangement by the large			
35	attendance facilities permittee and the wholesaler who furnishes such items,			
36	then such exclusive buying arrangement will be a violation of the large			



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1	attendance facilities permit and the wholesale beer permit involved, even if		
2	such arrangements are caused by third parties. To the extent that Arkansas		
3	Code 3-5-314, or any other law could be interpreted to preclude such		
4	advertising arrangements allowed above, they are held inapplicable."		
5			
6	SECTION 2. All provisions of this act of a general and permanent nature		
7	are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code		
8	Revision Commission shall incorporate the same in the Code.		
9			
10	SECTION 3. If any provision of this act or the application thereof to		
11	any person or circumstance is held invalid, such invalidity shall not affect		
12	other provisions or applications of the act which can be given effect without		
13	the invalid provision or application, and to this end the provisions of this		
14	act are declared to be severable.		
15			
16	SECTION 4. All laws and parts of laws in conflict with this act are		
17	hereby repealed.		
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