1	State of Arkansas	A 70 111		
2	86th General Assembly	A Bill		
3	Regular Session, 2007		HOUSE BILL	1442
4				
5	By: Representative Sumpter			
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7				
8		For An Act To Be Entitled		
9	AN ACT	TO AMEND THE REGISTRATION REQUIREMENTS	FOR	
10	BEER KE	GS SOLD FOR OFF-PREMISES CONSUMPTION BY	Y	
11	ALLOWIN	G THE IDENTIFICATION LABEL TO BE COPIED	D	
12	RATHER	THAN PRODUCED IN TRIPLICATE; TO REMOVE	THE	
13	REQUIRE	MENT THAT THE DEALER COLLECT A		
14	REGISTR	AATION DEPOSIT ON EACH KEG OF BEER; AND	FOR	
15	OTHER F	PURPOSES.		
16				
17		Subtitle		
18	TO A	MEND THE REGISTRATION REQUIREMENTS		
19	FOR	BEER KEGS SOLD FOR OFF-PREMISES		
20	CONS	SUMPTION BY ALLOWING THE LABEL TO BE		
21	COPI	ED RATHER THAN PRODUCED IN		
22	TRIF	LICATE AND TO REMOVE REGISTRATION		
23	DEPO	SIT REQUIREMENT ON EACH KEG.		
24				
25				
26	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:	
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28	SECTION 1. Ark	ansas Code § 3-5-227 is amended to read	l as follows:	
29	3-5-227. Regist	ration of beer kegs for off-premises co	onsumption.	
30	(a) As used in	this section:		
31	(1) "Bee	r" means any fermented liquor made from	n malt or any	
32	substitute therefor a	nd having an alcoholic content not in e	excess of five	
33	percent (5%) by weigh	t;		
34	(2) <b>"</b> Keg	" means a vessel which has a liquid cap	acity of <del>four</del>	<u>.</u>
35	<u>five</u> gallons <del>(4 gals.</del>	<del>)</del> <u>(5 gals.)</u> or more;		
36	(3) "Mal	t beverage" means any liquor brewed fro	om the ferment	ed

- l juices of grain and having an alcoholic content of no less than five percent
- 2 (5%) nor more than twenty-one percent (21%) by weight; and
- 3 (4) "Off-premises" means a place other than the licensed 4 retailer's place of business.
- 5 (b) All retail dealers that sell a keg of beer or malt beverage for 6 off-premises consumption are required to attach an identification label or 7 tag to the keg prior to the sale.
- 8 (c)(1) The identification label or tag shall consist of paper within a 9 clear protective coating made of plastic, metal, or another durable material 10 that is not easily damaged or destroyed.
- 11 (2) The paper shall be of a kind to allow the required
  12 information to be automatically produced in triplicate copied and retained by
  13 the retail dealer.
- 14 (3) Identification labels used may contain a nonpermanent 15 adhesive material in order to apply the label directly to an outside surface 16 of a keg at the time of sale.
- 17 (4) Identification tags shall be attached to the kegs at the 18 time of sale with nylon ties or cording, wire ties or other metal attachment 19 devices, or another durable means of tying or attaching the tag to the keg.
- 20 (5) The identification label or tag shall be designed so that 21 when affixed to a keg, the label or tag will not mar or otherwise physically 22 damage the keg.
  - (6) The identification label or tag shall include:

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- (A) The name and address of the retail dealer;
  - (B) The name of the purchaser; and
- (C) An individual identification number assigned by the retail dealer that uniquely identifies the keg.
- 28 (d)(1) Prior to the retail sale of a keg of beer or malt beverage for 29 off-premises consumption, the retail dealer shall require the purchaser to 30 sign a statement promulgated by the Director of the Alcoholic Beverage 31 Control Division attesting under the penalty of perjury:
- 32 (A) To the accuracy of the purchaser's name as shown on 33 the identification label or tag; and
- 34 (B)(i) That the purchaser is aware that giving, procuring, 35 or otherwise furnishing any alcoholic beverage to any person under twenty-one 36 (21) years of age is a misdemeanor as provided in §§ 3-3-201 and 3-3-202; and

1	(ii) That the purchaser will not allow any person
2	under twenty-one (21) years of age to consume any of the beer or malt
3	beverage in the keg.
4	(2) The retail dealer shall also record the following:
5	(A) The name and address of the purchaser;
6	(B) The identification card or driver's license number
7	from the purchaser's acceptable documentation of age;
8	(C) The amount of the container deposit and registration
9	deposit of not less than seventy-five dollars (\$75.00);
10	(D) The date and time of the purchase; and
11	(E) The keg identification number required under
12	subsection (c) of this section.
13	(e)(1) All records and statements required under this section shall be
14	maintained by the retail dealer for a period of ninety (90) days from the
15	date of the return of the keg.
16	(2) The records and statements shall remain open to inspection
17	by authorized agents of the Alcoholic Beverage Control Enforcement Division
18	and law enforcement officers during the retail dealer's normal business
19	hours.
20	(f)(1) When a keg of beer or malt beverage is purchased for off-
21	premises consumption, the retail dealer shall collect a seventy-five dollar
22	(\$75.00) registration deposit on each keg of beer or malt beverage purchased.
23	(2) The registration deposit shall be collected in addition to
24	the purchase price of the keg of beer or malt beverage, taxes, and any other
25	deposit collected by the retail dealer.
26	(3) When the keg is returned within ninety (90) days of the date
27	of purchase to the retail dealer with the identification label or tag intact,
28	the retail dealer shall:
29	(A) Return the registration deposit to the purchaser; and
30	(B) Remove the identification label or tag from the keg.
31	(4) The registration deposit on each keg returned without the
32	identification label or tag or with an identification label or tag so damaged
33	that the information contained on the label or tag could not be verified
34	shall be forfeited as follows:
35	(A) Twenty-five dollars (\$25.00) shall be paid to the
36	Alcoholic Beverage Control Division: and

1	(b) filty dollars (\$30.00) shall be retained by the retail		
2	<del>dealer.</del>		
3	(5) Except as provided in subdivision (f)(6) of this section,		
4	the registration deposit on any keg not returned to the retail dealer within		
5	ninety (90) days of the date of purchase shall be forfeited as follows:		
6	(A) Twenty-five dollars (\$25.00) shall be paid to the		
7	Alcoholic Beverage Control Division; and		
8	(B) Fifty dollars (\$50.00) shall be retained by the retail		
9	dealer.		
10	(6)(A) If the purchaser has not finished consuming all of the		
11	beer or malt beverage in the keg, prior to the expiration of the ninety-day		
12	period in subsection (f) of this section, the purchaser may request a thirty-		
13	day extension for the return of the keg before the registration deposit shall		
14	be forfeited pursuant to subsection (f) of this section.		
15	(B) In order to receive a thirty-day extension, the		
16	purchaser must sign a statement promulgated by the Director of the Alcoholic		
17	Beverage Control Division attesting under the penalty of perjury that:		
18	(i) The keg is still in the purchaser's possession;		
19	(ii) The purchaser is aware of the restrictions		
20	provided in subsection (d) of this section; and		
21	(iii) The purchaser shall forfeit the registration		
22	deposit pursuant to subsection (f) of this subsection if the keg is not		
23	returned with its identification label or tag within thirty (30) days.		
24	(7) The Alcoholic Beverage Control Division shall remit its		
25	portion of the forfeited registration to the Treasurer of State for credit to		
26	the Miscellaneous Agencies Fund Account.		
27	$\frac{(g)(1)(f)(1)}{(f)(g)}$ The retail dealer shall notify the Director of the		
28	Alcoholic Beverage Control Enforcement Division and remit the Alcoholic		
29	Beverage Control Division's portion of the registration deposit on forms		
30	promulgated by the Alcoholic Beverage Control Division within ten (10) days		
31	of the forfeiture of a <del>registration</del> <u>container</u> deposit by a purchaser <del>under</del>		
32	subsection (f) of this section.		
33	(2) The notification form shall consist of:		
34	(A) The name and address of the retail dealer;		
35	(B) The name and address of the purchaser;		
36	(C) The retail dealer's beer permit or license number;		

1	(D) the amount of the deposit being A twenty-live dollar
2	(\$25.00) fee remitted to the Alcoholic Beverage Control Division; and
3	(E) A statement indicating the reason for forfeiture of
4	the registration container deposit by the purchaser, including but not
5	limited to the following reasons:
6	(i) The keg was not returned;
7	(ii) The keg was returned more than ninety (90) one
8	hundred twenty (120) days after purchase;
9	(iii) The identification label or tag was removed;
10	or
11	(iv) The identification label or tag was damaged.
12	(3) Any retail dealer that fails to notify the Director of the
13	Alcoholic Beverage Control Enforcement Division within ten (10) days of the
14	forfeiture of a registration container deposit by a purchaser is guilty of:
15	(A) A violation of this subchapter; and
16	(B) A Class B violation, as provided in § 3-4-402, against
17	the retailer's permit.
18	$\frac{(h)(1)(g)(1)}{(g)(g)}$ No person other than the retail dealer, a licensed
19	wholesaler, or an agent of the Alcoholic Beverage Control Enforcement
20	Division may knowingly remove an identification label or tag placed on a keg.
21	(2) Any person other than the retail dealer, licensed
22	wholesaler, or an agent of the Alcoholic Beverage Control Enforcement
23	Division that is knowingly in possession of a keg without an identification
24	label or tag or knowingly removes or damages an identification label or tag
25	is guilty of a violation of this subchapter.
26	$\frac{(i)(1)(h)(1)}{(h)(1)}$ The Director of the Alcoholic Beverage Control Division
27	may promulgate rules and prescribe forms for the proper enforcement of this
28	section.
29	(2) Arkansas licensed beer wholesalers shall maintain and offer
30	for sale to retail dealers any keg identification labels or tags required by
31	this section at a price of the cost of manufacturing and maintaining the tags
32	or labels.
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