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: S2/4/09 S2/9/09 S2/11/09	
2	87th General Assembly	A Bill	
3	Regular Session, 2009		SENATE BILL 121
4			
5	By: Senator R. Thompson		
6			
7			
8		For An Act To Be Entitled	
9	AN ACT	TO INCREASE THE PERMIT FEES FOR THE	
10	MANUFAC	CTURE, SALE, AND DISTRIBUTION OF ALCO	HOLIC
11	BEVERAG	GES; TO AMEND THE PENALTY PROVISIONS	
12	RELATEI	D TO ALCOHOLIC BEVERAGES; AND FOR OTHE	ER
13	PURPOSI	ES.	
14			
15		Subtitle	
16	TO I	INCREASE THE PERMIT FEES FOR THE	
17	MANU	UFACTURE, SALE, AND DISTRIBUTION OF	
18	ALCO	OHOLIC BEVERAGES AND TO AMEND THE	
19	PENA	ALTY PROVISIONS RELATED TO ALCOHOLIC	
20	BEVI	ERAGES.	
21			
22			
23	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKA	ANSAS:
24			
25	SECTION 1. Ark	cansas Code § 3-3-204(c), concerning t	the handling of
26	alcoholic beverages b	by minors, is amended to read as follo	ows:
27	(c) With the w	vritten consent of a parent or guardia	an, persons nineteen
28	(19) years of age and	d older may sell and handle alcoholic	beverages at an
29	establishment that is	s licensed for on-premises consumption	of alcoholic
30	beverages under § 3-9	9-202(8) and (9), <u>or</u> § 3-9-301, or § 3	3-9-501 .
31			
32	SECTION 2. Ark	cansas Code § 3-3-210 is amended to re	ead as follows:
33	3-3-210. Sale	on Sunday or early weekday mornings.	
34	(a)(1) Any <u>A</u> p	person who shall sell <u>sells</u> intoxicati	ng alcoholic liquor
35	on Sunday, except as	such sales are authorized by $\S\S 3-9-2$	215 , and 3-9-216,
36	and 3-9-401 et seg. s	subdivision (a)(3) of this section, or	between 1:00 a.m.

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- 1 and 7:00 a.m. on weekdays shall be is guilty of a violation and for the first
- 2 offense $\underline{\text{shall}}$ be punished by a fine of not less than one hundred dollars
- 3 (\$100) nor more than two hundred fifty dollars (\$250).
- 4 (2) For the second and subsequent offenses, the person shall be
- 5 <u>is</u> guilty of a Class B misdemeanor.
- 6 (3) A person that holds a permit that allows the on-premises
- 7 <u>consumption of alcoholic beverages may operate on Sundays between the hours</u>
- 8 of 10:00 a.m. and 12:00 midnight.
- 9 (b)(1)(A) As a further exception to the Sunday sales prohibition set
- 10 out in subsection (a) of this section, counties and cities in the state in
- 11 which the sale of alcoholic beverages is authorized by the adoption of an
- 12 ordinance by the county quorum court or city board or other governing body
- 13 may refer to the voters may refer to the voters at an election the issue of
- 14 whether to authorize the sale of alcoholic beverages <u>for off-premises</u>
- 15 <u>consumption</u> on Sundays between the hours of 12:00 noon and 10:00 p.m. 10:00
- 16 a.m. and 12:00 midnight or within a lesser period within such the hours as
- 17 may be provided in the ordinance under a referendum election conducted in
- 18 accordance with the following:
- (i) A referendum election may be called in a city by a petition
- 20 filed with the city clerk signed by fifteen percent (15%) of the qualified
- 21 electors who cast a vote in the city for the Office of Governor in the last
- 22 general election in which the office appeared on the ballot; or
- 23 (ii) A referendum election may be called in a county by a
- 24 petition filed with the county clerk signed by fifteen percent (15%) of the
- 25 qualified electors who cast a vote in the county for the Office of Governor
- 26 in the last general election in which the office appeared on the ballot.
- 27 (B) The Sunday sale of alcoholic beverages as authorized
- 28 in this subsection shall be limited to those businesses within the county or
- 29 city that possess a current and valid license for the sale of alcoholic
- 30 beverages issued by the Alcoholic Beverage Control Division.
- 31 (2)(A) The election <u>under this subsection</u> shall be conducted on
- 32 a citywide or countywide basis.
- 33 (B) All qualified electors within the city or county, as
- 34 the case may be, shall be eligible to vote even though they may reside in a
- 35 dry area thereof.
- 36 (C) The election <u>under this subsection</u> on the Sunday sales

- 1 question shall be held in accordance with the procedures established for on-
- 2 premises consumption elections by § 3-9-201 et seq., and the ballot for such
- 3 <u>the</u> election shall be printed substantially as follows:
- 4 "() FOR THE OFF-PREMISES SALE OF ALCOHOLIC BEVERAGES ON SUNDAY IN (NAME OF
- 5 CITY OR COUNTY), ARKANSAS, AS AUTHORIZED BY LAW.
- 6 () AGAINST THE OFF-PREMISES SALE OF ALCOHOLIC BEVERAGES ON SUNDAY IN (NAME
- 7 OF CITY OR COUNTY), ARKANSAS, AS AUTHORIZED BY LAW."
- 8 (3)(A) The vote of the majority of the electors in a citywide
- 9 election approving Sunday sales shall authorize such the sales in all
- 10 permitted outlets located within the incorporated areas of $\underline{\text{such}}\ \underline{\text{the}}$ city
- 11 only.
- 12 (B) The vote of the majority of the electors in a
- 13 countywide election approving Sunday sales shall authorize $\frac{\text{such}}{\text{the}}$ sales in
- 14 all permitted outlets located anywhere within such the county.
- 15 (4) The vote of the majority of the electors against the off-
- 16 <u>premises</u> sale of alcoholic beverages on Sunday will have <u>has</u> no effect on any
- 17 area that had previously approved Sunday sales of mixed drinks in hotels and
- 18 restaurants as authorized by § 3-9-215 or § 3-9-216 or any other on-premises
- 19 consumption permitted outlet.
- 20 (c) Notwithstanding the authority granted to counties and cities in
- 21 this section, wholesale distributors of intoxicating alcoholic liquor may not
- 22 sell or deliver any alcoholic beverages to retailers on a Sunday.

- SECTION 3. Arkansas Code Title 3, Chapter 4, Subchapter 1 is amended
- 25 to add a new section as follows:
- 26 3-4-105. Temporary permits.
- 27 (a)(1) The Alcoholic Beverage Control Division may issue a temporary
- 28 permit for the sale of alcoholic beverages within categories set out in
- 29 subsection (b) of this section at a function sponsored by or for the benefit
- 30 of a non-profit organization or charitable organization.
- 31 (2) A temporary permit issued under this subsection may be
- 32 issued for a period of time not to exceed five (5) consecutive days.
- 33 (3) An application for a temporary permit issued under this
- 34 subsection shall meet the requirements as established by the Director of the
- 35 Alcoholic Beverage Control Division and set out in the application.
- 36 (b)(1) The categories and application fees for temporary permits

1	issued under subsection (a) of this section are as follows:
2	(A) Temporary beer permit - Fifty dollars (\$50.00) for
3	each event for a temporary permit allowing the sale of beer;
4	(B) Temporary wine permit - Fifty dollars (\$50.00) for
5	each event for a temporary permit allowing the sale of wine; and
6	(C) Temporary spirit permit - Fifty dollars (\$50.00) for
7	each event for a temporary permit allowing the sale of spirituous alcoholic
8	beverages.
9	(2) A temporary permit issued under subsection (a) of this
10	section is only for on-premises consumption at the event specified in the
11	temporary permit.
12	(c) An applicant may apply for one (1) or more of the temporary
13	permits authorized in subsection (a) of this section for an event.
14	
15	SECTION 4. Arkansas Code § 3-4-403(11) and (12), concerning Class A
16	violations, is amended to read as follows:
17	(11) The permittee possessed or knew or reasonably should have
18	known that any agent or employee or patron of the establishment possessed on
19	the permitted premises any illegal drug or narcotic or controlled substance
20	or that any agent or employee while acting on the permittee's behalf
21	knowingly allowed the possession on the permitted premises of any illegal
22	drug or narcotic or controlled substance; and
23	(12) Selling or allowing the consumption of alcoholic beverages
24	on the permitted premises when the permit is suspended or on inactive status;
25	(13) Selling to minors;
26	(14) Unauthorized employment of a minor;
27	(15)(A) Disorderly conduct or a breach of the peace by a patron
28	or employee on the permitted premises.
29	(B) As used in subdivision (15)(A) of this section,
30	"disorderly conduct" includes without limitation a fight, brawl, or
31	disturbance that results in bodily injury to a person on the permitted
32	premises;
33	(16) Violation of § 3-3-218;
34	(17) Selling to an intoxicated person;
35	(18) Unauthorized manufacturing, selling, offering, dispensing,
36	or giving away of controlled beverages;

1	(19) Conducting or permitting gambling on premises;
2	(20) Violation of legal closing hours; and
3	(21) Possession of a weapon on the permitted premises by a
4	person without a possessory or proprietary interest in the permitted
5	premises.
6	
7	SECTION 5. Arkansas Code § $3-4-404(11) - (24)$, concerning Class B
8	violations, are amended to read as follows:
9	(11) Selling to minors;
10	$\frac{(12)(11)}{(11)}$ Selling to the insane;
11	(13)(12) Selling to bootleggers;
12	(14)(13) Accepting food stamps in payment for controlled
13	beverages;
14	(15) Unauthorized employment of minors;
15	(16) Any disorderly conduct or a breach of the peace by patrons
16	or employees on the permitted premises. Such disorderly conduct shall
17	include, but not be limited to, fights, brawls, or disturbances which result
18	in bodily injury to any degree to any person on the premises;
19	(17) Violation of § 3-3-218, failure to be a good neighbor;
20	(18) Selling to an intoxicated person;
21	(19) Unauthorized manufacturing, selling, offering, dispensing,
22	or giving away of controlled beverages;
23	$\frac{(20)(14)}{(14)}$ Unlawful manufacture or sale in a dry area; and
24	(21) Conducting or permitting gambling on premises;
25	(22) Violation of legal closing hours;
26	$\frac{(23)(15)}{(15)}$ Sale of controlled beverages by vending machine; and
27	(24) Possession of a weapon on the permitted premises by any
28	person without a possessory or proprietary interest in the permitted
29	premises.
30	
31	SECTION 6. Arkansas Code § 3-4-605 is amended to read as follows:
32	3-4-605. Wholesalers.
33	(a) Any person other than a distiller, manufacturer, rectifier, or
34	importer may apply to the Director of the Alcoholic Beverage Control Division
35	for a permit to sell spirituous <u>liquor</u> , vinous (except wines) <u>wine as defined</u>
36	<u>in § 3-9-301(2)</u> , <u>beer,</u> or malt liquors at wholesale.

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- (b) The application shall be in writing and shall set forth in detail such information concerning the applicant for the permit and the premises to be used by the applicant as the director may require.
 - The application shall be accompanied by a certified check, cash, or postal money order for the amount required by this act for the permit.
- (d) If the director shall grant grants the application, he or she shall issue a permit in such form as shall be a form as determined by the rules of the Alcoholic Beverage Control Division.
 - (e) The permit shall contain a description of the premises permitted and in form and substance shall be a permit to the person therein specifically designated in the permit to sell spirituous liquor, vinous wine as defined in § 3-9-301(2), beer, or malt liquors for beverage purposes.
- (f) A person holding a distiller's or rectifier's permit need not 13 14 obtain a wholesaler's permit in order to sell at wholesale spirituous or 15 vinous liquors wine as defined in § 3-9-301(2).
- 16 (g)(1)(A) We A person other than a person holding a distiller's, 17 manufacturer's, or rectifier's, or wholesaler's permit shall not sell 18 spirituous <u>liquor</u>, vinous (except wines) <u>wine as defined in § 3-9-301(2)</u>, or 19 malt liquors at wholesale.
- 20 (B) A person other than a person holding a wholesaler's permit shall not sell spirituous liquor, wine as defined in § 3-9-301(2), or 21 22 malt liquors at wholesale.
 - (2) No A wholesaler holding a permit shall not sell or buy from another unless he or she holds a permit, but a wholesaler may export from or import into this state such liquors under rules and regulations promulgated by the Alcoholic Beverage Control Division.
- 27 (h) No A wholesaler shall not sell or contract to sell any spirituous 28 liquor, vinous wine as defined in § 3-9-301(2), beer, or malt liquors to any 29 a dispensary, hotel, restaurant, or club if the dispensary, hotel, 30 restaurant, or club is not duly authorized under this act to receive, possess, transport, distribute, or sell spirituous <u>liquor</u>, <u>vinous</u> <u>wine as</u> 31 32 defined in § 3-9-301(2), beer, or malt liquors.
- (i) Further, a licensed wholesaler of any spirituous liquor, beer, or 34 vinous liquors wine as defined in § 3-9-301(2) in Arkansas can may only 35 purchase spirituous liquor, beer, or vinous liquors wine as defined in § 3-9-301(2) from a distiller, importer, rectifier, or a domestic wine producer, 36

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1 provided that. However, this restriction shall does not apply to the 2 purchase of native wines. 3 (j)(1) For the privilege of storing, transporting, and selling 4 spirituous liquor, vinous wine as defined in § 3-9-301(2), beer, or malt 5 liquors at wholesale, there is assessed and there shall be paid an annual 6 permit fee of and by every person engaged therein. The permit fee shall be in 7 the sum of seven hundred dollars (\$700) for each separate and distinct 8 establishment. 9 (2) However, this section shall does not apply to residents of 10 Arkansas who store, transport, and sell wine at wholesale manufactured by 11 them in this state. 12 13 SECTION 7. Arkansas Code Title 3, Chapter 4, Subchapter 6 is amended 14 to add a new section to read as follows: 3-4-607. Minimum wholesale liquor permit. 15 16 (a)(1) Any person other than a distiller, manufacturer, rectifier, or 17 importer may apply to the Director of the Alcoholic Beverage Control Division for a minimum wholesale liquor permit that allows the person to sell 18 spirituous liquors, wine as defined in § 3-9-301(2), and malt liquors at 19 20 wholesale. 21 (2) A minimum wholesale liquor permit holder shall not sell more 22 than a combined total of twenty thousand (20,000) cases of spirituous 23 liquors, wine as defined in § 3-9-301(2), or malt liquors. 24 (3) A case is a container that holds nine (9) liters of 25 beverages. 26 (b) The application shall be in writing and shall provide information 27 concerning the applicant for the minimum wholesale liquor permit and the 28 premises to be used by the applicant as the director requires. 29 (c) The application shall be accompanied by a certified check, cash, 30 or postal money order for the amount required by this section for the minimum 31 wholesale liquor permit. 32 (d) If the director grants the application, he or she shall issue a 33 minimum wholesale liquor permit in a form as determined by the rules of the

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(e) The minimum wholesale liquor permit shall contain a description of

the premises permitted and in form and substance shall be a minimum wholesale

Alcoholic Beverage Control Division.

- 1 liquor permit to the person specifically designated to sell spirituous
- 2 <u>liquors, wine as defined in § 3-9-301(2), and malt liquors for beverage</u>
- 3 *purposes*.
- 4 <u>(f)(1) A person other than a person holding a distiller's,</u>
- 5 <u>manufacturer's, rectifier's, or minimum wholesale liquor permit shall not</u>
- 6 <u>sell spirituous liquors, wine as defined in § 3-9-301(2), and malt liquors at</u>
- 7 wholesale.
- 8 (2) A wholesaler holding a minimum wholesale liquor permit shall
- 9 not sell or buy from another person unless the other person holds a minimum
- 10 wholesale liquor permit, but a wholesaler may export from or import into this
- 11 state spirituous liquors, wine as defined in § 3-9-301(2), and malt liquors
- 12 <u>under rules promulgated by the Alcoholic Beverage Control Division.</u>
- 13 (g) A wholesaler holding a minimum wholesale liquor permit shall not
- 14 <u>sell or contract to sell any spirituous liquors, wine as defined in § 3-9-</u>
- 15 <u>301(2)</u>, and malt liquors to a dispensary, hotel, restaurant, or club if the
- 16 dispensary, hotel, restaurant, or club is not authorized under § 3-4-601 to
- 17 <u>receive, possess, transport, distribute, or sell spirituous liquors, wine as</u>
- 18 defined in \S 3-9-301(2), and malt liquors.
- 19 <u>(h) A minimum wholesale liquor permitee of any spirituous liquors,</u>
- 20 wine as defined in § 3-9-301(2), and malt liquors in Arkansas shall purchase
- 21 spirituous liquors, wine as defined in § 3-9-301(2), and malt liquors only
- 22 from a distiller, importer, rectifier, or a domestic wine producer. However,
- 23 this restriction does not apply to the purchase of native wines.
- 24 <u>(i)(l) The minimum wholesale liquor permit fee is two thousand five</u>
- 25 <u>hundred dollars (\$2,500) for each separate establishment.</u>
- 26 <u>(2) This section does not apply to residents of Arkansas who</u>
- 27 <u>store, transport, and sell wine at wholesale manufactured by them in this</u>
- 28 state.

- 29 <u>(j) The provisions of § 3-4-606 shall apply to a wholesaler who has a</u>
- 30 <u>minimum wholesale liquor permit.</u>
- 32 SECTION 8. Arkansas Code \S 3-4-701(c), concerning post exchange
- 33 package permits, is amended to read as follows:
- 34 (c) Each permit shall be issued annually for a fee of one hundred
- 35 dollars (\$100) one thousand dollars (\$1,000) and shall expire on June 30 of
- 36 each and every year.

1	
2	SECTION 9. Arkansas Code \S 3-4-706(c)(3)(A), concerning the permit fee
3	for military service clubs, is amended to read as follows:
4	(c)(3)(A) The annual fee for each such military service club
5	mixed drink permit shall be five hundred dollars (\$500) seven hundred fifty
6	dollars (\$750), and such fees the annual fee shall be due and collected in
7	the same manner as all other permit fees collected by the division.
8	
9	SECTION 10. Arkansas Code § 3-4-902(b), concerning off-premises
10	caterer's permits, is amended to read as follows:
11	(b) The annual fee for a $\underline{an\ off\text{-premises caterer's}}$ permit shall be \underline{two}
12	$\frac{\text{hundred dollars ($200)}}{\text{five hundred dollars ($500)}}$, and $\frac{\text{it}}{\text{the off-premises}}$
13	caterer's permit shall be renewed on an annual basis.
14	
15	SECTION 11. Arkansas Code Title 3, Chapter 4 is amended to add a new
16	subchapter as follows:
17	Subchapter 10. Restaurant Beer and Wine Permit.
18	
19	3-4-1001. Creation — Issuance — Expiration.
20	(a)(1) In addition to all other existing alcoholic beverage permits
21	authorized to be issued by the Alcoholic Beverage Control Division for the
22	retail sale of alcoholic beverages, there is hereby created a restaurant beer
23	and wine permit, which authorizes the sale of light beer, and wine as defined
24	in § 3-9-301(2) at restaurants as defined in § 3-9-301(4).
25	(2) The restaurant beer and wine permit is not subject to any
26	quota restrictions.
27	(b) The permit may be issued by the Alcoholic Beverage Control
28	<u>Division to a qualified person.</u>
29	(c) Each restaurant beer and wine permit shall be issued annually for
30	a fee of three hundred and fifty dollars (\$350) and shall expire on June 30
31	of each year.
32	
33	<u>3-4-1002. Rules.</u>
34	The Alcoholic Beverage Control Division may adopt rules to carry out
35	this subchapter, to establish appropriate application forms, permit forms,
36	and procedures, and to do all other things necessary to implement this

1	subchapter.
2	
3	3-4-1003. Unauthorized sales — Penalties.
4	An unauthorized sale under the restaurant beer and wine permit created
5	in this subchapter is subject to the same penalties as established for other
6	on-premises retail permits pursuant to this title.
7	
8	SECTION 12. Arkansas Code § 3-5-105(e), concerning beer festival
9	permits, is amended to read as follows:
10	(e) The permittee shall pay to the board a fee of fifty dollars
11	(\$50.00) two hundred fifty dollars (\$250) per event for a temporary permit
12	under this section.
13	
14	SECTION 13 . Arkansas Code § 3-5-205(a), concerning privilege taxes, is
15	amended to read as follows:
16	(a) For the privilege of doing business, there shall, each fiscal year
17	beginning July 1, be assessed, levied, and collected from each:
18	(1)(A) From each wholesale Wholesale dealer or broker, or
19	distributor in light wine or beer, a special tax of two hundred fifty dollars
20	(\$250) one thousand dollars $($1,000)$ for each county in which the broker,
21	distributor, or wholesale dealer operates.
22	(B) However, in no event shall the special tax shall not
23	exceed one thousand dollars ($\$1,000$) five thousand dollars ($\$5,000$) for any
24	one (1) broker, distributor, or wholesale dealer;
25	(2) From each manufacturer Manufacturer of beer, a special tax
26	of five hundred dollars (\$500) seven hundred fifty dollars (\$750); and
27	(3) From each retail Retail dealer of nonintoxicating liquor, a
28	special tax of two hundred dollars (\$200) three hundred fifty dollars (\$350).
29	
30	SECTION 14. Arkansas Code § 3-5-209 is amended to read as follows:
31	3-5-209. Transfer of permit — Dancing privileges — Inspection fee.
32	Any person requesting a transfer of an existing retail liquor or beer
33	permit to another location or any person requesting dancing on legally
34	licensed premises shall be required to pay a five dollar (\$5.00) special
35	inspection fee which shall be payable at the time the application for
36	transfer is made

1	(a) A person that holds an alcoholic beverage control permit may
2	request that certain special applications be made on the permit as follows:
3	(1) A permit holder may request a transfer of location of a
4	permit to a new location subject to any restrictions or qualifications that
5	may apply to the permit;
6	(2) A permit holder requesting the addition of dancing of any
7	kind on the permit may request dancing subject to any restrictions that may
8	apply to the permit;
9	(3) A permit holder may request a change of trade name for the
10	permitted business subject to any restrictions that apply to the permit;
11	(4) A partnership, corporation, or limited liability company may
12	request a change of manager application so that the existing manager of the
13	partnership, corporation, or limited liability company is replaced by a new
14	manager subject to any restrictions that may apply to the permit; and
15	(5) An on-premises consumption permittee which has filed an
16	entertainment activity sheet as required by the Alcoholic Beverage Control
17	Division rules may file a request for permission to amend the entertainment
18	activity sheet that was filed with the permit, subject to any restrictions or
19	qualifications that apply to the permit.
20	(b)(1) The fee for any of the special applications set forth in
21	subsection (a) of this section is fifty dollars (\$50.00) for each special
22	application.
23	(2) The special application fee is payable at the time the
24	special application is made.
25	
26	SECTION 15. Arkansas Code § 3-5-1205(3), concerning microbrewery-
27	restaurant permit fees, is amended to read as follows:
28	(3) Pay a state permit fee to the Alcoholic Beverage Control
29	Board of one hundred fifty dollars (\$150) two hundred dollars (\$200) per year
30	for the rights and privileges provided by the $\underline{\text{microbrewery-restaurant}}$
31	distribution permit granted as per <u>under</u> § 3-5-1204(b).
32	
33	SECTION 16. Arkansas Code § 3-5-1306(b), concerning the permit fees
34	for nonresident beer sellers, is amended to read as follows:
35	(b)(1)(A) In addition, every applicant for a nonresident seller's
36	permit shall pay to the division an annual permit fee, which is established

- 1 at one hundred dollars (\$100) of three hundred fifty dollars (\$350) if such
- 2 the applicant shall have shipped, sold, or otherwise distributed fewer than
- 3 two hundred (200) barrels, as defined for excise tax purposes under this
- 4 Code, of any beer or malt in this state in the year immediately preceding the
- 5 application.
- 6 (B) If such the applicant shall have shipped, sold, or
- 7 otherwise distributed in this state from two hundred (200) to one thousand
- 8 (1,000) barrels in the year immediately preceding application, such the
- 9 applicant shall pay an annual permit fee of five hundred dollars (\$500) one
- 10 thousand dollars (\$1,000).
- 11 (C) If such the applicant shall have shipped, sold, or
- 12 otherwise distributed in this state more than one thousand (1,000) barrels in
- 13 the year immediately preceding application, such the applicant shall pay an
- 14 annual permit fee of one thousand dollars (\$1,000) two thousand dollars
- 15 (\$2,000).
- 16 (2) Each holder of a nonresident seller's permit shall pay the
- 17 permit fee based on the previous calendar year's shipments into the state.

- 19 SECTION 17. Arkansas Code § 3-5-1306(d), concerning permit fees for
- 20 wholesale support centers, is amended to read as follows:
- 21 (d) An applicant for a wholesaler support center permit shall pay an
- 22 annual permit fee of one thousand dollars (\$1,000) two thousand dollars
- 23 (\$2,000).

- 25 SECTION 18. Arkansas Code § 3-5-1605(a), concerning license fees for
- 26 manufacturing and selling wine, is amended to read as follows:
- 27 (a) For the privilege of doing business respectively, as indicated in
- 28 this section, there shall each fiscal year beginning July 1 be imposed,
- 29 assessed, levied, and collected each fiscal year beginning July 1, the
- 30 following license fees:
- 31 (1)(A) For the privilege of manufacturing wine in quantities not
- 32 to exceed five thousand gallons (5,000 gals.), a license fee of one dollar
- 33 (\$1.00) per one thousand (1,000) gallons two hundred dollars (\$200) shall be
- 34 paid by the manufacturer.
- 35 (B) However, any \underline{a} person in this state shall have the
- 36 right to may manufacture wine from fruits or vegetables in quantities not to

- 1 exceed two hundred gallons (200 gals.) for consumption in the person's home
- 2 by the person and the person's guests but not for sale free from this the
- license fee under subdivision (a)(1)(A) of this section from fruits or 3
- 4 vegetables wine for consumption in their homes by themselves and their guests
- 5 but not for sale, in quantities not to exceed two hundred gallons (200 gals);
- 6 (2) For the privilege of manufacturing small farm wine in excess
- 7 of five thousand gallons (5,000 gals.), a license fee of two hundred fifty
- 8 dollars (\$250) four hundred dollars (\$400) shall be paid by the manufacturer;
- 9 (3)(A) For the privilege of selling small farm winery wine
- 10 except by a manufacturer for consumption at the manufacturer's winery, there
- 11 shall be paid for each retail dealer's license a fee of fifteen dollars
- (\$15.00) one hundred dollars (\$100). 12
- (B) This subdivision (a)(3) applies to all retail licenses 13
- 14 for grocery stores, and convenience stores, liquor stores, and package stores
- 15 that sell malt beverages and wine;
- 16 (4)(A) For the privilege of selling small farm wine except by a
- manufacturer at the manufacturer's winery, there shall be paid for each 17
- wholesale dealer's license a fee of fifty dollars (\$50.00) one hundred 18
- 19 dollars (\$100).
- 20 (B) This subdivision (a)(4) applies to all beverage
- 21 alcoholic beverage wholesale distributors;
- 22 (5) For the privilege of selling small farm winery wine at the
- 23 winery or in this state, there is imposed, assessed, and levied a tax of
- 24 seventy-five cents (75¢) per gallon upon all the small farm winery wine
- 25 manufactured and sold in this state under the provisions of this subchapter;
- 26 and
- 27 (6) For the privilege of selling small farm winery light wine at
- 28 the winery or in this state, there is imposed, assessed, and levied a tax of
- twenty-five cents (25¢) per gallon upon all light wine manufactured and sold 29
- 30 in this state under the provisions of this subchapter.
- 31
- 32 SECTION 19. Arkansas Code § 3-7-111(a)(1)(C) and (D), concerning
- 33 additional fees for operating a dispensary and for the privilege of storing,
- 34 transporting, and selling alcoholic beverages, is amended to read as follows:
- 35 (C) In addition to the fee imposed for the privilege of
- operating a dispensary under § 3-4-604, an additional fee of one hundred 36

```
\frac{dollars\ (\$100)}{dollars\ (\$450)} for the issuance of each
 1
 2
     permit; and
 3
                       (D) In addition to the permit fee now imposed under § 3-4-
 4
     605 for the privilege of storing, transporting, and selling at wholesale
 5
     spirituous, vinous, or malt liquors, an additional tax of three hundred
 6
     dollars ($300) nine thousand three hundred dollars ($9,300).
 7
 8
           SECTION 20. Arkansas Code § 3-9-212(a), concerning the permit fees to
 9
     sell alcoholic beverages for on-premises consumption, is amended to read as
     follows:
10
11
                Each application for a permit to sell alcoholic beverages for on-
           (a)
12
     premises consumption shall be accompanied by a permit fee in the following
     applicable amount:
13
14
15
           Hotel, having fewer than 100 rooms
                                                            $ <del>500</del> 750
16
           Hotel, having 100 or more rooms
                                                            1,000 1,500
17
           Restaurant, having a seating capacity of less
18
           than 100 persons
                                                            <del>500</del> 750
19
           Restaurant, having a seating capacity of 100
20
           or more persons
                                                            1,000 1,500
21
           Large meeting or attendance facility as
22
           defined in § 3-9-202(8)(B)
                                                            2,500
23
24
           SECTION 21. Arkansas Code § 3-9-215 is amended to read as follows:
25
           3-9-215. Authorization of Sunday sales on December 31.
26
           (a)(1) The provisions of this section shall be applicable to only
     those cities and counties in this state in which the sale of alcoholic
27
28
     beverages for on premises consumption in restaurants or hotels has been
29
     approved by a majority of the qualified electors of the city or county voting
30
     on the issue at a referendum election authorized by this subchapter. These
31
     provisions shall apply only with respect to the sale of alcoholic beverages
32
     in restaurants or hotels which have a valid and current license or permit to
33
     sell alcoholic beverages for consumption on the premises thereof.
                 (2) In no event shall this section be construed to authorize the
34
35
     sale of alcoholic beverages in any city or county or in any portion thereof
```

in which the sale of alcoholic beverages is prohibited by law. Nothing in

1 this section shall be construed to repeal or modify any law which prohibits 2 the sale of intoxicating alcoholic liquor, beer, or wine on Sunday unless the 3 law specifically conflicts with this section. 4 (b)(1) Any city of the first class or any county in which the sale of 5 alcoholic beverages for on premises consumption in licensed restaurants and 6 hotels has been authorized by a majority of the qualified electors of that 7 city or county voting on the issue at an election held therefor pursuant to 8 the provisions of this subchapter, by ordinance adopted by the governing body 9 of such city or county may refer to the voters at an election the issue of 10 whether or not to authorize the sale of alcoholic beverages on Sundays 11 between the hours of 12:00 noon and 10:00 p.m., or within a lesser period 12 within such hours as may be provided in the ordinance. 13 (2) Provided, however, when (a) When a Sunday falls on December 14 31 of any year, such licensed restaurants and hotels authorized to sell 15 alcoholic beverage under § 3-3-210, may automatically sell alcoholic 16 beverages for on-premises consumption between the hours of 12:00 noon 10:00 17 a.m. on Sunday and 2:00 a.m. on the following Monday unless the city, town, or county establishes by ordinance a lesser period of time within which 18 19 alcoholic beverages may be sold for on-premises consumption by the licensed 20 restaurants and hotels. 21 (3) The Sunday sale of alcoholic beverages for on premises 22 consumption as authorized in this section shall be limited to those 23 restaurants and hotels which possess a current and valid permit or license 24 for the sale of alcoholic beverages for on-premises consumption issued under the authority of § 3-5-301 et seq., this subchapter, and § 3-9-301 et seq. 25 26 The election shall be held in accordance with the procedures established by § 27 3-9-201 et seq. 28 (4) On the ballot for the election shall be printed 29 substantially the following: 30 [] FOR THE SALE OF ALCOHOLIC BEVERACES FOR ON PREMISES CONSUMPTION ON A SUNDAY IN QUALIFIED HOTELS AND RESTAURANTS IN (NAME OF CITY OR COUNTY). 31 32 ARKANSAS, AS AUTHORIZED BY LAW. 33 [] ACAINST THE SALE OF ALCOHOLIC BEVERAGES FOR ON PREMISES CONSUMPTION ON A SUNDAY IN QUALIFIED HOTELS AND RESTAURANTS IN (NAME OF CITY OR COUNTY), 34

ARKANSAS. AS AUTHORIZED BY LAW.

1 SECTION 22. Arkansas Code §3-9-222(b), concerning permit fees for 2 private clubs, is amended to read as follows: (b)(1) The application for a private club shall be accompanied by an 3 4 annual permit fee of five hundred dollars (\$500) one thousand five hundred 5 dollars (\$1,500). 6 (2) The application for a bed and breakfast private club shall 7 be accompanied by an annual permit fee of seventy-five dollars (\$75.00). 8 (3) In a county in which the sale of intoxicating liquor has not 9 been authorized by local option as provided under § 3-8-201 et seq., the application for a private club permit shall be accompanied by an annual 10 11 permit fee of one thousand five hundred dollars (\$1,500). 12 13 SECTION 23. Arkansas Code § 3-9-227(b), concerning mixed drink permit fees for large attendance facilities, is amended to read as follows: 14 15 (b)(1) The permit fees and attendance qualifications for such permits 16 the large attendance facility mixed drink permit are the same as those 17 currently provided for large attendance facilities as set out in § 3-9-202(8)(B). 18 19 (2) The annual fee for the large attendance facility mixed drink 20 permit is three thousand dollars (\$3,000) per fiscal year. 21 22 SECTION 24. Arkansas Code § 3-9-301(3), concerning the definition of a 23 license to sell wine in a restaurant or cafe, is amended to read as follows: 24 (3)(A) "License" means a license to sell wine in a restaurant or cafe as defined herein. 25 26 (B) An annual fee of fifty dollars (\$50.00) three hundred 27 dollars (\$300) shall be paid for each license or renewal thereof of a 28 license. 29 (C) All moneys derived from such the annual fees shall be 30 deposited in into the State Treasury as general revenues to the credit of the State Apportionment Fund, there to be allocated and transferred to the 31 32 various funds, fund accounts, and accounts participating in general revenues 33 in the respective proportions to each as provided by law, and to be used for 34 the respective purposes set forth in the Revenue Stabilization Law, § 19-5-35 101 et seq.;

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1
           SECTION 25. Arkansas Code §§ 3-9-401 - 3-9-413 are repealed.
 2
           3-9-401. Purpose.
           The business of handling, distributing, and selling alcoholic beverages
 3
 4
     for on-premises consumption on Sunday is declared to be a privilege under the
 5
     laws of the State of Arkansas and the purpose of this subchapter is to
 6
     require such permits and to impose such fees as are necessary to regulate and
 7
     to limit the business of Sunday sales of alcoholic beverages for on premises
 8
     consumption to those restaurants serving alcoholic beverages with meals and
 9
     to those hotels and convention centers competing for convention and tourism
10
     business.
11
           3-9-402. Definitions.
12
13
           As used in this subchapter, unless the context otherwise requires:
14
                 (1) "Alcoholic beverages" means all intoxicating liquors of any
15
     sort;
16
                (2) "Board" means the Alcoholic Beverage Control Board of this
17
     state or any successor agency;
                 (3) "Director" means the Director of the Alcoholic Beverage
18
19
     Control Division:
20
                 (4) "Hotel" means every building or other structure commonly
21
     referred to as a hotel, motor hotel, motor lodge, or similar name
22
     where sleeping accommodations are offered which is kept, used, maintained,
23
     advertised, and held out to the public to be a place where food is actually
24
     served and consumed for adequate pay to travellers or guests, whether
     transient, permanent, or residential, and which:
25
26
                       (A) Has fifty (50) or more rooms for sleeping
27
     accommodations;
28
                       (B) Is kept, used, maintained, advertised, and held out to
29
     the public to be a place where food and food items are served;
30
                       (C) Actually serves full and complete meals prepared in a
     fully equipped and sanitary kitchen and prepared from uncooked foods for
31
32
     service to and for consumption by the guests and customers on the premises;
33
                       (D) Has a dining room or rooms with a seating capacity of
34
     at least fifty (50) people where meals are served to guests and customers;
35
                       (E) Has the sleeping accommodations and the dining room or
36
     rooms in the same building or in separate buildings or structures used in
```

1	connection therewith that are on the same premises and are a part of the same
2	hotel operation;
3	(F) Has employed a sufficient number and kind of employees
4	to prepare, cook, and serve suitable foods or food items to its guests and
5	customers;
6	(G) Serves food on all days of operations;
7	(H) Maintains separate sales figures for alcoholic
8	beverages; and
9	(I) Has gross sales of sixty percent (60%) or more from
10	items in the following categories:
11	(i) Food and food items;
12	(ii) Nonalcoholic beverages; and
13	(iii) Including up to twenty percent (20%) of
14	receipts for sleeping accommodations;
15	(5) "On-premises consumption" means the sale of alcoholic
16	beverages by the drink or in broken or unsealed containers for consumption on
17	the premises where sold;
18	(6) "Person" means any natural person, partnership, association,
19	or corporation;
20	(7) "Private club" means a nonprofit organization, association,
21	or corporation as defined as a private club in § 3-9-202(10);
22	(8) "Restaurant" means any public or private place, without
23	sleeping accommodations and that place:
24	(A) Is kept, used, maintained, advertised, and held out to
25	the public or to a private or restricted membership as a place whose primary
26	function and purpose is to take orders for and to serve food and food items;
27	(B) Actually serves full and complete meals prepared in a
28	fully equipped and sanitary kitchen and prepared from uncooked foods for
29	service to and for consumption by its guests or members on the premises;
30	(C) Has a seating capacity of at least fifty (50) people;
31	(D) Has employed a sufficient number and kind of employees
32	to prepare, cook, and serve suitable foods to its guests or members;
33	(E) On Sundays, serves alcoholic beverages on premises
34	only, in conjunction with meals;
35	(F) Serves food on all days of operations;
36	(G) Maintains separate sales figures for alcoholic

beverages; and

(H) Has gross sales of sixty percent (60%) or more from the sale of food, food items, and nonalcoholic beverages or in the case of excursion boats, has gross sales of sixty percent (60%) of their gross income from boat rental fees and sales of food and nonalcoholic beverages;

(9) "Excursion boat" means any passenger vessel or boat, such as a riverboat, floating restaurant, or excursion boat, which meets the requirements for a permit for on-premises consumption of alcoholic beverages under § 3-9-201 et seq. as a restaurant; and

(10) "Restaurant" means any place that qualifies as a restaurant under subdivision (8) of this section or any large meeting or attendance facility as defined in § 3-9-202(8) which meets the requirements for a permit for on-premises consumption of alcoholic beverages under § 3-9-201 et seq. as a large meeting or attendance facility restaurant.

3-9-403. Penalties.

(a)(1) It shall be unlawful and shall constitute a Class A misdemeanor for any person not holding a valid Sunday sales permit issued under this subchapter to sell alcoholic beverages for on-premises consumption.

(2) Each violation shall constitute a separate offense.

(b) The Director of the Department of Finance and Administration shall have the authority to suspend, cancel, or revoke either the permit issued under this subchapter or the on-premises permit issued under § 3-9-201 et seq. to any hotel or restaurant, or both, if a permittee is convicted under this section.

3-9-404. Permit - Requirements.

(a) Notwithstanding any other laws of this state which permit the sale of alcoholic beverages for on-premises consumption on Sundays, no hotel or restaurant that is licensed to sell alcoholic beverages for on-premises consumption under § 3-5-301 et seq., § 3-9-201 et seq., or § 3-9-301 et seq. shall be permitted to sell alcoholic beverages for on-premises consumption on Sundays until they obtain a permit, approved and issued by the Director of the Alcoholic Beverage Control Division, in accordance with rules and regulations promulgated by the Alcoholic Beverage Control Board for the sale of alcoholic beverages for on-premises consumption on Sundays. However, this

1 subchapter is not intended to impose an additional requirement on private 2 clubs licensed under § 3-9-201 et seq. to obtain a permit for Sunday sales of 3 alcoholic beverages for on-premises consumption. 4 (b) No hotel, motel, or restaurant shall obtain a permit to sell 5 alcoholic beverages for on-premises consumption on Sundays unless: 6 (1) It has a valid and current permit that is not suspended, 7 cancelled, or revoked to sell alcoholic beverages for on premises consumption issued under § 3-5-301 et seq., § 3-9-201 et seq., or § 3-9-301 et seq.; 8 9 (2) It is: 10 (A) Located in a city or county where Sunday sale of 11 alcoholic beverages for on premises consumption has been approved by the 12 voters of the city or county as authorized under Arkansas law; or 13 (B) A large attendance facility under § 3-9-202(8)(B) in 14 which pari mutuel wagering has been authorized by law; 15 (3) It meets all the requirements of being a hotel or a 16 restaurant as those items are defined in § 3-9-402; and 17 (4) It pays the required fee for a permit as required in this 18 section and § 3-9-407. 19 (c) However, any hotel or restaurant having been in operation for less 20 than ninety (90) days and without prior business experience on which to 21 determine the gross sales requirements for hotels and restaurants, as defined 22 in § 3-9-402, may be issued a temporary Sunday sales permit to sell alcoholic 2.3 beverages for on-premises consumption on Sundays for a period not to exceed 24 ninety (90) days. The temporary ninety day time period is to be used to allow 25 the business establishment to make a determination of its gross sales. The 26 fee for the temporary Sunday sales permit shall be twenty-five dollars 27 (\$25.00). 28 29 3-9-405. Permit - Application. 30 (a) Any hotel or restaurant as defined in § 3-9-402 desiring to sell 31 alcoholic beverages for on premises consumption on Sundays shall make application to the Director of the Alcoholic Beverage Control Division for a 32 33 permit upon the forms prescribed and furnished by the director and in accordance with the rules and regulations of the Alcoholic Beverage Control 34 35 Board. The board shall have authority to require an applicant under oath to 36 disclose the following information:

1	(1) The name of the applicant;
2	(2) The location of the hotel or restaurant;
3	(3) Sufficient data to establish that the applicant meets the
4	requirements of §§ 3-9-402 and 3-9-404;
5	(4) The names and addresses of all owners of the hotel or
6	restaurant;
7	(5) That the applicant is a citizen or resident alien of the
8	United States and a resident of Arkansas on the date of application, and if a
9	corporation, duly qualified to do business in this state;
10	(6) That neither the applicant nor any person to be employed in
11	the serving of beverages authorized herein shall be a person who has been
12	convicted within five (5) years of the date of his or her employment of any
13	violation of the laws against possession, sale, manufacture, or
14	transportation of intoxicating liquor, or convicted of a felony;
15	(7) That the manager or operator of the hotel or restaurant
16	seeking the permit is of good moral character and not a convicted felon; and
17	(8) Such other relevant information as may be required.
18	(b) Every permit issued under this subchapter shall be for an
19	indeterminate period, subject to compliance with the annual renewal
20	requirements prescribed in this subchapter, and shall not be transferable or
21	assignable as to owner or premises, except upon the written approval of the
22	director.
23	
24	3-9-406. Consent to inspection.
25	No permit shall be issued under this subchapter unless the permittee
26	has consented in writing that the permitted premises and its books and
27	records shall be open at all times to all law enforcement and tax officials
28	and officials of the Alcoholic Beverage Control Board and the Director of the
29	Department of Finance and Administration without requirement of warrant or
30	other legal process.
31	
32	3-9-407. Fees for permit.
33	(a) Each application for a Sunday sales permit shall be accompanied by
34	a permit fee in the following applicable amount:
35	(1) Hotel, having fewer than one hundred (100) rooms
36	\$100.00

1	(2) Hotel, having one hundred (100) or more rooms
2	200.00
3	(3) Restaurant, having a seating capacity of less than one
4	hundred (100) persons 100.00
5	(4) Restaurant, having a seating capacity of one hundred
6	(100) or more persons 200.00
7	(b) An annual renewal fee in the same amount as provided in subsection
8	(a) of this section shall be paid to the Director of the Alcoholic Beverage
9	Control Division on or before June 30 of each calendar year for the fiscal
10	year beginning July 1.
11	(c) The fee for permits issued between January 1 and July 1 shall be
12	one-half $(\frac{1}{2})$ of the amount specified in subsection (a) of this section.
13	(d) The fees required in this section are supplemental to the fees and
14	taxes levied by § 3-5-301 et seq., § 3-9-201 et seq., and § 3-9-301 et seq.,
15	and do not relieve any restaurant or hotel from paying permit or renewal fees
16	or supplemental gross receipts taxes levied by the State of Arkansas for
17	sales of alcoholic beverages for on-premises consumption made on Sunday.
18	
19	3-9-408. Rules and regulations.
20	The Alcoholic Beverage Control Board is authorized to adopt and enforce
21	reasonable rules and regulations governing the qualifications for Sunday
22	sales permits under this subchapter, the operation of permitted premises on
23	Sundays, and otherwise implementing and effectuating the provisions and
24	purposes of this subchapter to ensure the strict enforcement of the law. The
25	rules and regulations promulgated under this subchapter shall be supplemental
26	and in addition to the rules and regulations promulgated to regulate the sale
27	of alcoholic beverages for on-premises consumption at hotels and restaurants
28	under § 3-9-201 et seq.
29	
30	3-9-409. Suspension, etc., of permit - Appeals.
31	Upon his or her own complaint or that of any law enforcement agency
32	having jurisdiction over the permitted premises, the Director of the
33	Alcoholic Beverage Control Division may suspend, cancel, or revoke any permit
34	granted under this subchapter for violation by the permittee of any
35	provisions of this subchapter or any rule, regulation, or order of the
36	Alcoholic Rayaraga Control Board, No parmit shall be suspended, cancelled, or

1 revoked except after hearing by the director with reasonable notice to the 2 permittee and an opportunity for him or her to appear and defend himself or herself as provided in § 3-2-212. Appeals to the board from an order by the 3 director of a suspension, cancellation, or revocation of a permit may be made 4 5 as provided in § 3-2-215. Appeals from a board decision to the Pulaski County 6 Circuit Court may be made as provided in § 3-2-216. 7 8 3-9-410. Grounds for suspension, etc., of permit. 9 (a) Sunday sale permits may be suspended, cancelled, or revoked: 10 (1) If the permittee no longer meets the requirements of the 11 definition of a hotel or a restaurant under § 3-9-402; 12 (2) If the permit for on-premises consumption of alcoholic 13 beverages issued under § 3-5-301 et seq., § 3-9-201 et seq., or § 3-9-301 et 14 seq. is suspended, cancelled, or revoked for causes thereunder; 15 (3) If the permittee's restaurant or hotel is located in a city 16 or county where Sunday sales are not authorized or are no longer authorized 17 under Arkansas law; 18 (4) If the permittee willfully fails to keep any records or make 19 any reports required by this subchapter or by rules or regulations adopted 20 thereunder; or 21 (5) If the permittee makes any materially false statement in any 22 application for a permit. 23 (b) If any permittee shall fail to remit any fee levied in this 24 subchapter for the permit or for the annual renewal, the permit shall be revoked. The permit may be restored if the renewal fee is paid within thirty 25 26 (30) days from the date on which due. 27 28 3-9-411. Sale of beer and wine. 29 (a) Any permit for Sunday sales of alcoholic beverages for on-premises 30 consumption shall include authority to sell beer for consumption and to sell 31 native and imported wine by the drink as permittees, licensed under § 3-9-201 32 et seg., are authorized to do in § 3-9-211. 33 (b) However, nothing in this subchapter shall authorize holders of 34 permits for on premises consumption of alcoholic beverages on Sundays to sell 35 or to dispense alcoholic beverages by the package or by the bottle for 36 consumption off the permitted premises.

1	
2	3-9-412. Disposition of fees.
3	(a) All permit fees collected for the state pursuant to this
4	subchapter shall be remitted monthly to the State Treasury as general
5	revenues and be credited to the State Apportionment Fund.
6	(b) The fees shall be allocated and transferred to the various funds,
7	fund accounts, and accounts participating in general revenues in the
8	respective portions to each as provided by and to be used for the respective
9	purposes set forth in the Revenue Stabilization Law, § 19-5-101 et seq.
10	
11	3-9-413. Exemptions.
12	(a) Any person who on March 1, 1989, holds a Sunday sales permit under
13	this subchapter and who has annual gross sales of food, food items, and
14	nonalcoholic beverages of ninety thousand dollars (\$90,000) per year shall
15	not be required to meet the requirements of § 3-9-402(8)(H) relating to gross
16	sales.
17	(b) Any person who on March 1, 1989, holds a Sunday sales permit under
18	this subchapter and whose business is located in a municipality having a
19	population of one hundred thousand (100,000) or more according to the most
20	recent decennial census shall not be required to meet the requirements of §
21	3-9-402(8)(H) relating to gross sales.
22	
23	SECTION 26. Arkansas Code §§ $3-9-501-3-9-507$ are repealed.
24	3-9-501. Definitions.
25	As used in this subchapter, unless the context otherwise requires:
26	(1) "Beer" means any fermented liquor made from malt or any
27	substitute thereof and having an alcoholic content of more than one-half of
28	one percent (0.5%) of alcohol by weight but not in excess of five percent
29	(5%) by weight;
30	(2) "Wine" means any light wine, port wine, sherry, vermouth, or
31	any other wine, the alcoholic content of which is more than one-half of one
32	percent (0.5%) of alcohol by weight and which does not exceed twenty-one
33	percent (21%) of alcohol by weight, regardless of whether the wine is
34	manufactured within or without the State of Arkansas;
35	(3) "Director" means the Director of the Department of Alcoholic
36	Royaraga Control.

1	(4) "Board" means any Alcoholic Beverage Control Board of this
2	state or any successor agency;
3	(5) "Hotel" has the same meaning as prescribed by § 3-9-402(4);
4	and
5	(6) "Restaurant" means any public or private place without
6	sleeping accommodations and that place:
7	(A) Is kept, used, maintained, advertised, and held out to
8	the public or to a private or restricted membership as a place whose primary
9	function and purpose is to take orders for and to serve food and food items;
10	(B) Actually serves full and complete meals prepared in a
11	fully equipped and sanitary kitchen and prepared from uncooked foods for
12	service to and consumption by its guests or members on the premises;
13	(C) Has employed a sufficient number and kind of employees
14	to prepare, cook, and serve suitable foods to its guests or members;
15	(D) On Sundays serves alcoholic beverages on premises
16	only, in conjunction with meals;
17	(E) Serves food on all days of operations;
18	(F) Maintains separate sales figures for alcoholic
19	beverages; and
20	(G) Has gross sales of sixty percent (60%) or more from
21	the sale of food, food items, and nonalcoholic beverages.
22	
23	3-9-502. Applicability of § 3-9-401 et seq.
24	The provisions of § 3-9-401 et seq. are applicable to this subchapter
25	to the extent that they are not in conflict herewith.
26	
27	3-9-503. Permit - Requirements.
28	(a) Any hotel or restaurant that is licensed to sell beer and wine for
29	on-premises consumption under § 3-5-201 et seq. and § 3-9-301 et seq. may
30	sell beer and wine for on-premises consumption on Sundays after obtaining a
31	permit, approved and issued by the Director of the Alcoholic Beverage Control
32	Division in accordance with rules and regulations promulgated by the
33	Alcoholic Beverage Control Board, for the sale of beer and wine for on-
34	premises consumption on Sundays.
35	(b) No hotel or restaurant may obtain a permit to sell beer and wine
36	for on-premises consumption on Sundays unless it:

1 (1) Has valid and current permits which are not suspended, 2 cancelled, or revoked, to sell beer and wine for on premises consumption issued under § 3-5-201 et seq. and § 3-9-301 et seq.; 3 4 (2) Is located in a city of the first class or second class or 5 county where Sunday sales of beer and wine for on premises consumption have 6 been approved by the voters of the city or county, said election to be held 7 in conformance with the methods used to call elections under § 3-9-201 et 8 seq.; and 9 (3) Pays the required fee for a permit as required in this 10 subchapter. 11 (c)(1) However, any hotel or restaurant having been in operation for 12 less than ninety (90) days and without prior business experience in which to 13 determine the gross sales requirements for hotels and restaurants, as defined in § 3-9-402, may be issued a temporary Sunday sales permit to sell beer and 14 15 wine for on premises consumption on Sundays for a period not to exceed ninety 16 (90) days. 17 (2) The temporary ninety-day time period is to be used to allow 18 the business establishment to make a determination of its gross sales. 19 (3) The fee for the temporary Sunday sales permit to allow the 20 sale of beer and wine on Sunday in such qualified restaurants or hotels shall 21 be twenty-five dollars (\$25.00). 22 23 3-9-504. Permit - Application. 24 (a) Any hotel or restaurant desiring to sell beer and wine only for 25 on-premises consumption shall make application to the Director of the 26 Alcoholic Beverage Control Division for a permit upon forms prescribed and 27 furnished by the director in accordance with the rules and regulations of the 28 Alcoholic Beverage Control Board. (b) No applicant shall be authorized to make any such sales until a 29 30 permit is approved and issued by the director. 31 (c) The board shall have authority to require an applicant, under 32 oath, to disclose the following information: 33 (1) The name of the applicant; (2) The location of the hotel or restaurant; 34 35 (3) Sufficient data to establish that the applicant meets the requirements of § 3-9-402; 36

1	(4) The names and addresses of all owners of the hotel or
2	restaurant;
3	(5) That the applicant is a citizen or resident alien of the
4	United States and a resident of Arkansas on the date of application and, if a
5	corporation, qualified to do business in this state;
6	(6) That neither the applicant nor any person to be employed in
7	the serving of the beverages authorized herein shall be a person who has been
8	convicted within five (5) years of the date of his or her employment of any
9	violations of the laws against possession, sale, manufacture, or
10	transportation of intoxicating liquor or convicted of a felony;
11	(7) That the manager or operator of the hotel or restaurant
12	seeking the permit is of good moral character and is not a convicted felon;
13	and
14	(8) Other such relevant information as may be required.
15	(d) Every permit issued under this subchapter shall be for an
16	indeterminate period, subject to compliance with the annual renewal
17	requirements herein prescribed and shall not be transferable or assignable as
18	to owner or premises, except upon the written approval of the director.
19	
20	3-9-505. Fees for permit.
21	(a) Each application for a Sunday sales permit shall be accompanied by
22	a permit fee in the following applicable amount:
23	
24	(1) Hotel, having fewer than one hundred (100) rooms \$100.00
25	(2) Hotel, having one hundred (100) or more rooms 200.00
26	(3) Restaurant, having a seating capacity of less
27	than one hundred (100) persons 100.00
28	(4) Restaurant, having a seating capacity of
29	one hundred (100) or more persons 200.00
30	(b) An annual renewal fee in the same amount as provided in subsection
31	(a) of this section shall be paid to the Director of the Alcoholic Beverage
32	Control Division on or before June 30 of each calendar year.
33	(c) The fee for a permit issued between January 1 and July 1 shall be
34	one-half (½) of the applicable amount specified in subsection (a) of this
35	section.

1	3-9-506. Referendum.
2	(a) A referendum election authorizing the Sunday sale of beer and wine
3	in hotels and restaurants as defined herein for on-premises consumption in
4	any city of the first class or city of the second class or any county which
5	already authorizes the sale of intoxicating beverages may be held under the
6	general provisions of § 3-9-201 et seq.
7	(b) On the ballot for the election shall be printed substantially the
8	following:
9	
10	[] FOR THE SALE OF BEER AND WINE FOR ON PREMISES CONSUMPTION ON A SUNDAY IN
11	QUALIFIED HOTELS AND RESTAURANTS IN (NAME OF CITY OR COUNTY), ARKANSAS, AS
12	AUTHORIZED BY LAW.
13	[] AGAINST THE SALE OF BEER AND WINE FOR ON-PREMISES CONSUMPTION ON A SUNDAY
14	IN QUALIFIED HOTELS AND RESTAURANTS IN (NAME OF CITY OR COUNTY), ARKANSAS, AS
15	AUTHORIZED BY LAW.
16	
17	(c) To the extent not in conflict herewith, the referendum provisions
18	of § 3-9-201 et seq. shall apply to this law.
19	
20	3-9-507. Sunday sales — Hours of operation.
21	The Sunday hours of operation for the Sunday beer and wine permit shall
22	be the same hours of operation established for Sunday mixed drink permits as
23	set by § 3-9-215.
24	
25	SECTION 27 Arkansas Code \S 3-9-601(2)(B)(i), concerning the definition
26	of a license to sell wine for consumption on premises, is amended to read as
27	follows:
28	(B)(i) An annual fee of three hundred dollars (\$300) five
29	hundred dollars (\$500) shall be paid for each license or renewal thereof.
30	
31	SECTION 28 Arkansas Code § 5-73-306(12) and (13), concerning
32	prohibited places to carry a concealed weapon, is amended to read as follows:
33	(12) Any portion of an establishment, except a restaurant as
34	defined in $\$ 3-9-402$ $§ 3-9-202$, licensed to dispense alcoholic beverages for
35	consumption on the premises;
36	(13) Any portion of an establishment, except a restaurant as

1	defined in $\S 3-9-402$, $\S 3-9-202$, where beer or light wine is consumed on the
2	premises;
3	
4	SECTION 29. EFFECTIVE DATE. NOT TO BE CODIFIED. The permit fees
5	increased or established in this act shall become effective beginning with
6	the 2010 - 2011 renewal and new permit period.
7	
8	SECTION 30. EMERGENCY CLAUSE. It is found and determined by the
9	General Assembly of the State of Arkansas that on-premises consumption
10	outlets in the State of Arkansas are not able to compete on an equal and
11	similar basis with outlets located in states surrounding the State of
12	Arkansas; that the State of Arkansas is in need of additional revenues; that
13	only minor adjustments to the violation fine schedule have been made since
14	its passage in 1981; and that this act is immediately necessary to raise
15	additional revenues and to better address violations committed by Alcoholic
16	Beverage Control Division permit holders. Therefore, an emergency is
17	declared to exist and this act being immediately necessary for the
18	preservation of the public peace, health, and safety shall become effective
19	on:
20	(1) The date of its approval by the Governor;
21	(2) If the bill is neither approved nor vetoed by the Governor,
22	the expiration of the period of time during which the Governor may veto the
23	<pre>bill; or</pre>
24	(3) If the bill is vetoed by the Governor and the veto is
25	overridden, the date the last house overrides the veto.
26	
27	/s/ R. Thompson
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