1	State of Arkansas	As Engrossed: \$3/23/15	
2	90th General Assembly	A Bill	
3	Regular Session, 2015		SENATE BILL 1027
4			
5	By: Senator J. Woods		
6	By: Representative Neal		
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8		For An Act To Be Entitled	
9	AN ACT TO AUTHORIZE HOLDERS OF VESTED ALCOHOL PERMITS		
10	TO USE THE SAME NAME FOR EACH OF THE BUSINESSES		
11	OPERATED BY THE VESTED PERMIT HOLDER; AND FOR OTHER		
12	PURPOSES.		
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15		Subtitle	
16	TO AUT	THORIZE HOLDERS OF VESTED ALCOH	OL
17	PERMIT	TS TO USE THE SAME NAME FOR EAC	H OF
18	THE BU	USINESSES OPERATED BY THE VESTE	D
19	PERMIT	r HOLDER.	
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22	BE IT ENACTED BY THE GE	ENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
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24	SECTION 1. Arkan	nsas Code § 3-4-205, concerning	exceptions to the
25	prohibition of interest	s in multiple alcohol permits,	is amended to add an
26	additional subsection t	co read as follows:	
27	(d) A holder of	a vested permit may brand each	of the businesses that
28	is operated under the v	vested permit with the same name	e, logo, or both.
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30	SECTION 1.	Arkansas Code § 3-4-301(a), co	oncerning grounds for
31	revocation of an alcoho	ol permit, is amended to read as	s follows:
32	(a) Any permit i	ssued pursuant to this act may	be revoked for cause
33	and must be revoked for	the following causes:	
34	(1) Convic	tion of the permittee or his or	r her agent or employee
35	for selling any illegal	beverages on the premises perm	mitted;
36	(2) For ma	king any false material stateme	ent in an application

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1	for a permit;		
2	(3) If, within a period of two (2) years, there shall have been		
3	two (2) convictions for any violation of this act by a permittee, or two (2)		
4	convictions of any of his or her clerks, agents, employees, or servants of		
5	any violation of this act on the premises permitted;		
6	(4) For transferring, assigning, or hypothecating a permit;		
7	(5) Violating the provisions of § 3-1-103(c) which shall cause a		
8	forfeiture of the permit of all parties to the violation;		
9	(6) For selling or agreeing to sell any spirituous, vinous, or		
10	malt liquors to a wholesaler, rectifier, or dispensary who is not permitted		
11	at the time of the agreement and sale to receive, store, transport, sell, an		
12	dispense same under the provisions of this act;		
13	(7) For failure or default of a permittee to pay any license or		
14	permit tax or any part thereof or penalties imposed by this act and for a		
15	violation of any rule or regulation of the Director of the Department of		
16	Finance and Administration or the Director of the Alcoholic Beverage Control		
17	Division in pursuance thereof;		
18	(8) Subsequent to March 1, 2011, if If a retail liquor permitee		
19	directly or indirectly remunerates any person, firm, or corporation that has		
20	a direct or indirect pecuniary, proprietary, or financial interest in the		
21	creation, establishment, operation, or contractual branding of another		
22	permitted liquor establishment;		
23	(9) <del>Subsequent to March 1, 2011, if</del> <u>If</u> a retail liquor permitee		
24	directly or indirectly receives remuneration from any other retail liquor		
25	permitee relating to the creation, establishment, operation, or contractual		
26	branding of another permitted liquor establishment; or		
27	(10) Subsequent to March 1, 2011, if Except for a holder of a		
28	vested permit, if a retail liquor permitee brands the permitted location wit		
29	the same name or logo as another retail liquor permitee.		
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31	/s/J. Woods		
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