1	State of Arkansas	As Engrossed: H1/26/23	
2	94th General Assembly	A Bill	
3	Regular Session, 2023		HOUSE BILL 1162
4			
5	By: Representatives Ray, G. Hodges		
6	By: Senators J. Boyd, J. English		
7			
8	For An Act To Be Entitled		
9	AN ACT TO AMEND THE LAW REGARDING MICROBREWERY-		
10	RESTAURANTS; TO AUTHORIZE MICROBREWERY-RESTAURANTS TO		
11	MANUFACTURE AND SELL READY-TO-DRINK PRODUCT; AND FOR		
12	OTHER PURPOSES.		
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15	Subtitle		
16	TO AMEND THE LAW REGARDING MICROBREWERY-		
17	RESTAURANTS; AND TO AUTHORIZE		
18	MICROBREWERY-RESTAURANTS TO MANUFACTURE		
19	AND) SELL READY-TO-DRINK PRODUCT.	
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22	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANS	AS:
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24	SECTION 1. Arkansas Code § 3-5-1202(3), concerning the definition of		
25	"beer, malt beverage, and hard cider law or rule", is amended to read as		
26	follows:		
27		er, malt beverage, and hard cider <u>, or re</u>	· ·
28	product law or rule" means any law of this state, or any rule promulgated and		
29	adopted with respect thereto, that is:		
30) Applicable to a person applying for o	-
31	license to manufacture beer, malt beverage, or hard cider <u>, or ready-to-drink</u>		
32	product; or		
33	(В		
34	license to sell beer, malt beverage, or hard cider <u>, or ready-to-drink product</u>		
35	in a restaurant for	consumption on or off the licensed premi	ses;
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SECTION 2. Arkansas Code § 3-5-1202(5), concerning the definition of conflicting beer, malt beverage, and hard cider law or rule", is amended to read as follows:

4 (5) "Conflicting beer, malt beverage, or hard cider, or ready-5 to-drink product law or rule" means any beer, malt beverage, or hard cider, 6 or ready-to-drink product law or rule that prohibits or conflicts with the 7 otherwise legal licensing and operation of microbrewery-restaurants, as 8 authorized in this subchapter, by requiring any brewer to sell only to a 9 licensed wholesaler, or requiring any licensed retailer to sell only beer, 10 malt beverage, or hard cider, or ready-to-drink product purchased from a 11 licensed wholesaler, or prohibiting any brewer or retailer from having any 12 ownership or employment interest in the business of the other or the premises 13 of the other, or requiring that the excise and enforcement tax on beer, malt 14 beverage, or hard cider, or ready-to-drink product manufactured by a brewer 15 be paid by a licensed wholesaler, or any beer, malt beverage, or hard cider, 16 or ready-to-drink product law or rule of similar direct or indirect effect; 17

18 SECTION 3. Arkansas Code § 3-5-1202, concerning definitions related to 19 microbrewery-restaurants, is amended to add an additional subdivision to read 20 as follows:

21 <u>(12) "Ready-to-drink product" means a product containing</u>
22 spirituous liquor with a final finished product of no greater than fifteen
23 percent (15%) alcohol by weight.

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25 SECTION 4. Arkansas Code § 3-5-1203 is amended to read as follows:
26 3-5-1203. Effect on other laws.

Every provision of this subchapter shall be subject to all beer, malt beverage, and hard cider, or ready-to-drink product laws and rules, except that conflicting beer, malt beverage, and hard cider, or ready-to-drink <u>product</u> laws and rules shall be inapplicable to any provision of this subchapter to the extent that they conflict herewith.

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33 SECTION 5. Arkansas Code § 3-5-1204(a), concerning the scope of a 34 microbrewery-restaurant license, is amended to read as follows:

35 (a) The Director of the Alcoholic Beverage Control Division may issue
 36 a microbrewery-restaurant license which shall authorize the licensee to do

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1 the following: 2 (1)(A) To: (i) Operate a microbrewery which shall manufacture 3 4 one (1) or more varieties of beer, malt beverage, ready-to-drink product, or 5 hard cider in an aggregate quantity not to exceed forty-five thousand 6 (45,000) barrels per year from all facilities under common ownership with the 7 microbrewery; and 8 (ii) Store the manufactured beer, malt beverage, ready-to-drink product, or hard cider and any other beer, malt beverage, 9 10 ready-to-drink product, or hard cider which the microbrewery-restaurant 11 licensee may purchase from wholesalers and small brewers licensed by this 12 state on the microbrewery-restaurant licensed premises and on the premises of 13 the one (1) separate brewing facility of a microbrewery-restaurant authorized 14 under subdivision $\frac{(a)(9)(a)(10)}{(a)(10)}$ of this section. 15 (B) Two (2) or more microbrewery-restaurants sharing 16 common ownership or a brewery of any size sharing common ownership with a 17 microbrewery-restaurant shall be considered one (1) entity for purposes of: 18 (i) Calculating barrel production; and 19 (ii) Transportation of beer, malt beverage, ready-20 to-drink product, or hard cider produced by one (1) entity among no more than 21 three (3) microbrewery-restaurant facilities of the one (1) entity; 22 (2) To operate a restaurant which shall be the sales outlet for 23 beer, malt beverage, ready-to-drink product, or hard cider manufactured by 24 the microbrewery and which shall sell the beer, malt beverage, ready-to-drink 25 product, or hard cider and any other beer, malt beverage, ready-to-drink 26 product, hard cider, or wine which the microbrewery-restaurant licensee may 27 purchase from wholesalers licensed by this state for consumption on the 28 licensed premises or purchased directly from licensed small brewers allowed 29 to distribute directly to the microbrewery-restaurant; 30 (3)(A) To sell on the premises beer, malt beverage, ready-to-31 drink product, or hard cider manufactured by the microbrewery or commonly 32 owned facility in brewery-sealed packages at retail directly to the consumer 33 for off-premises consumption on any day of the week. 34 (B) A ready-to-drink product authorized for sale for off-35 premises consumption under subdivision (a)(3)(A) of this section shall be 36 sold only from the location where the ready-to-drink product is manufactured;

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1 and 2 (B)(4) To serve on the premises complimentary samples of 3 beer, malt beverages, ready-to-drink product, or hard cider produced by the 4 microbrewery-restaurant; 5 (4)(A)(5)(A) To provide products it manufactures to charitable 6 or nonprofit organizations or sell for resale products it manufactures to 7 charitable or nonprofit organizations holding valid special-event permits as 8 provided for by the Alcoholic Beverage Control Board, except that the 9 microbrewery-restaurant licensee may not sell to nonprofit organizations 10 holding private club licenses. 11 (B) The sale of those products shall be limited to the 12 duration of the particular special event; 13 (5)(6) To sell beer, malt beverages, ready-to-drink product, or 14 hard cider manufactured by the microbrewery-restaurant to a nonprofit 15 corporation leasing space in the microbrewery-restaurant or in an adjoining 16 building; 17 $\frac{(6)(A)}{(7)(A)}$ To sell at retail by the drink or by the package 18 beer produced on the premises of the microbrewery-restaurant if all sales 19 occur in a wet territory and at fairs and food and beer festivals, with the 20 permission and the consent of the management of events. 21 (B) A sales and use tax permit is required for sales under 22 this subdivision $\frac{(a)(6)}{(a)(7)}$; 23 (7) Sell(8) To sell beer, malt beverage, ready-to-drink 24 product, or hard cider of its own manufacture to a wholesale dealer licensed 25 by this state for the purpose of resale to other retail license holders as 26 set forth by §§ 3-4-605 and 3-5-101, dealing with wholesale distribution of 27 beer, malt beverage, ready-to-drink product, and hard cider; 28 (8)(A) Conduct (9)(A) To conduct beer-, malt beverage-, ready-29 to-drink product-, and hard cider-tasting events for educational or 30 promotional purposes at any location in wet areas of this state if: 31 (i) A request for approval to conduct a beer-, malt 32 beverage-, ready-to-drink product-, and hard cider-tasting event is received 33 by the Alcoholic Beverage Control Division at least two (2) weeks before the 34 event; 35 (ii) The request is approved by the division; and 36 (iii) Written notice is given by the division to the

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1 permit holder at least five (5) days before the event. 2 (B) Only beer, malt beverage, ready-to-drink product, and 3 hard cider produced by the microbrewery-restaurant shall be used for an event 4 approved under this subdivision $\frac{(a)(8)}{(a)(9)}$. 5 (C) This subdivision $\frac{(a)(8)}{(a)(9)}$ does not authorize the 6 conducting of a beer-, malt beverage-, ready-to-drink product-, and hard 7 cider-tasting event at the one (1) separate brewing facility of a 8 microbrewery-restaurant authorized under subdivision $\frac{(a)(9)}{(a)(10)}$ of this 9 section: and 10 $(9)(\Lambda)$ Maintain (10)(A) To maintain one (1) separate brewing 11 facility for the production or storage of beer, malt liquor, ready-to-drink 12 product, or hard cider as needed to meet demand, except that each facility 13 used by the microbrewery-restaurant licensee shall not in the aggregate 14 produce more than forty-five thousand (45,000) barrels of beer, malt 15 beverage, ready-to-drink product, and hard cider per year; and. (B) Beer, malt beverage, and hard cider produced by a 16 17 separate brewing facility of a microbrewery-restaurant licensee shall be: 18 (i) Sold to a licensed wholesaler; or 19 (ii) Transported: 20 (a) From the separate brewing facility to a 21 microbrewery-restaurant commonly owned by the owner of the separate brewing 22 facility for retail sale for consumption on or off the licensed premises; and 23 (b) To the separate brewing facility from a 24 microbrewery-restaurant commonly owned by the owner of the separate brewing 25 facility for storage, production, or packaging. (C) Ready-to-drink products produced by a 26 27 separate brewing facility of a microbrewery-restaurant licensee shall be sold 28 only to a licensed wholesaler. 29 SECTION 6. Arkansas Code § 3-5-1205 is amended to read as follows: 3-5-1205. Fees and taxes. 30 31 A microbrewery-restaurant licensee shall: 32 (1) Pay any applicable city or county license or permit fees and barrelage or taxes and shall pay a state licensing fee to the Alcoholic 33 Beverage Control Division of seven hundred fifty dollars (\$750) per fiscal 34 35 year to manufacture and sell its beer, malt beverages, ready-to-drink 36 product, and hard cider for consumption both on and off the premises and to

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sell any other beer, malt beverages, ready-to-drink product, and hard cider purchased from a licensed wholesaler for consumption on the premises; (2) Measure beer, malt beverages, ready-to-drink product, and hard cider manufactured by the microbrewery, otherwise comply with applicable rules respecting excise and enforcement tax determination of the beer, malt beverages, ready-to-drink product, and hard cider, and pay any applicable bond or deposit and the amount of the state excise tax and enforcement tax to this state, but free from the fees and taxes provided in § 3-5-205, and as required by §§ 3-7-104 and 3-7-111; and (3) Pay a tax at the rate of seven dollars and fifty cents (\$7.50) per barrel, and proportionately for larger and smaller gallonages per barrel, on all beer, malt beverages, ready-to-drink product, and hard cider in quantities of up to forty-five thousand (45,000) barrels per year produced and sold or offered for sale in the state. /s/Ray