#### As Introduced

## **132nd General Assembly**

# Regular Session 2017-2018

H. B. No. 398

## Representatives Perales, Boggs

Cosponsors: Representatives Becker, Brenner, Carfagna, Celebrezze, DeVitis, Lang, McColley, Riedel, Seitz, West

## A BILL

То	amend sections 4303.021 and 4303.041 of the	1
	Revised Code to revise the law governing sales	2
	of spirituous liquor by micro-distilleries.	3

### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 4303.021 and 4303.041 of the	4
Revised Code be amended to read as follows:	5
Sec. 4303.021. (A) Permit A-1-A may be issued to the	6
holder of an A-1, A-1c, A-2, A-2f, or A-3a permit to sell beer	7
and any intoxicating liquor at retail, only by the individual	8
drink in glass or from a container, provided that one of the	9
following applies to the A-1-A permit premises:	10
(1) It is situated on the same parcel or tract of land as	11
the related A-1, A-1c, A-2, or A-2f, or A-3a manufacturing	12
permit premises.	13
(2) It is separated from the parcel or tract of land on	14
which is located the <u>related</u> A-1, A-1c, A-2, <u>or</u> A-2f, or A-3a	15
manufacturing permit premises only by public streets or highways	16
or by other lands owned by the holder of the A-1, A-1c, A-2, or	17

$A-2f_{7}$ or $A-3a$ permit and used by the holder in connection with	18
or in promotion of the holder's A-1, A-1c, A-2, or A-2f, or A-3a	19
permit business.	20
(3) In the case of an A-1, A-1c, A-2, or A-2f permit	21
holder, it is situated on a parcel or tract of land that is not	22
more than one-half mile from the A-1, A-1c, A-2, or A-2f	23
manufacturing permit premises.	24
(4) In the case of an A-3a permit holder, it is situated	25
on <u>a any</u> parcel or tract of land that is not more than two	26
hundred feet from the A-3a manufacturing permit premises located	27
in this state. An A-3a permit holder may operate up to three	28
<pre>such locations under a single A-1-A permit.</pre>	29
(B) The fee for this permit is three thousand nine hundred	30
six dollars.	31
(C)(1) The holder of an A-1-A permit may sell beer and any	32
intoxicating liquor during the same hours as the holders of D-5 $$	33
permits under this chapter or Chapter 4301. of the Revised Code	34
or the rules of the liquor control commission and shall obtain a	35
license as a retail food establishment or a food service	36
operation pursuant to Chapter 3717. of the Revised Code and	37
operate as a restaurant for purposes of this chapter.	38
(2) If a permit A-1-A is issued to the holder of an A-1 or	39
A-1c permit, the A-1-A permit holder may sell beer at the A-1-A	40
permit premises dispensed in glass containers with a capacity	41
that does not exceed one gallon and not for consumption on the	42
premises where sold if all of the following apply:	43
(a) The A-1-A permit premises is situated in the same	44
municipal corporation or township as the related A-1 or A-1c	45
manufacturing permit premises.	46

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(b) The containers are sealed, marked, and transported in	47
accordance with division (E) of section 4301.62 of the Revised	48
Code.	49
(c) The containers have been cleaned immediately before	50
being filled in accordance with rule 4301:1-1-28 of the	51
Administrative Code.	52
(3) If an A-1-A permit is issued to the holder of an A-3a	53
permit, the A-1-A permit authorizes the A-3a permit holder to	54
sell spirituous liquor in sealed containers for consumption off	55
the premises of the A-1-A permit premises, provided that the	56
spirituous liquor is manufactured by the A-3a permit holder.	57
(D) Except as otherwise provided in this section, the	58
division of liquor control shall not issue a new A-1-A permit to	59
the holder of an A-1, A-1c, A-2, A-2f, or A-3a permit unless the	60
sale of beer and intoxicating liquor under class D permits is	61
permitted in the precinct in which the A-1, A-1c, A-2, A-2f, or	62
A-3a permit is located and, in the case of an A-2 or A-2f	63
permit, unless the holder of the A-2 or A-2f permit manufactures	64
or has a storage capacity of at least twenty-five thousand	65
gallons of wine per year. The immediately preceding sentence	66
does not prohibit the issuance of an A-1-A permit to an	67
applicant for such a permit who is the holder of an A-1 permit	68
and whose application was filed with the division of liquor	69
control before June 1, 1994. The liquor control commission shall	70
not restrict the number of A-1-A permits which may be located	71
within a precinct.	72
Sec. 4303.041. (A) An A-3a permit may be issued to a	73
distiller that manufactures less than one hundred thousand	74
gallons of spirituous liquor per year. An A-3a permit holder may	75
sell to a personal consumer, in sealed containers for	76

consumption off the premises where manufactured, spirituous	77
liquor that the permit holder manufactures, but . However, sales	78
to the personal consumer may occur only by an in-person	79
transaction at the permit premises or the permit premises of an	80
A-1-A permit that has been issued to an A-3a permit holder. The	81
A-3a permit holder shall not ship, send, or use an H permit	82
holder to deliver spirituous liquor to the personal consumer.	83
"Distiller" means a person in this state who mashes,	84
ferments, distills, and ages spirituous liquor.	85
(B)(1) Except as otherwise provided in this section, no A-	86
3a permit shall be issued unless the sale of spirituous liquor	87
by the glass for consumption on the premises or by the package	88
for consumption off the premises is authorized in the election	89
precinct in which the A-3a permit is proposed to be located.	90
(2) Division (B)(1) of this section does not prohibit the	91
issuance of an A-3a permit to an applicant for such a permit who	92
has filed an application with the division of liquor control	93
before March 22, 2012.	94
(C) $\frac{(1)}{(1)}$ An A-3a permit holder may offer for sale tasting	95
samples of spirituous liquor. The A-3a permit holder shall not	96
serve more than four tasting samples of spirituous liquor per	97
person per day. A tasting sample shall not exceed a quarter	98
ounce. Tasting samples shall be only for the purpose of allowing	99
a purchaser to determine, by tasting only, the quality and	100
character of the spirituous liquor. The tasting samples shall be	101
offered for sale in accordance with rules adopted by the	102
division of liquor control.	103
(2) An A-3a permit holder shall sell not more than one and	104
one-half liters of spirituous liquor per day from the permit-	105

premises to the same personal consumer.	
An A-3a permit holder may sell spirituous liquor in sealed	107
containers for consumption off the premises where manufactured	108
or for consumption off the permit premises of an A-1-A permit	109
that has been issued to an A-3a permit holder as an independent	110
contractor under agreement, by virtue of the permit, with the	111
division of liquor control. The price at which the A-3a permit	112
holder shall sell each spirituous liquor product to a personal	113
consumer is to be determined by the division of liquor control.	114
For an A-3a permit holder to purchase and then offer spirituous	115
liquor for retail sale, the spirituous liquor need not first	116
leave the physical possession of the A-3a permit holder to be so	117
registered. The spirituous liquor that the A-3a permit holder	118
buys from the division of liquor control shall be maintained in	119
a separate area of the permit premises for sale to personal	120
consumers. The A-3a permit holder shall sell such spirituous	121
liquor in sealed containers for consumption off the premises	122
where manufactured as an independent contractor by virtue of the	123
permit issued by the division of liquor control, but the permit	124
holder shall not be compensated as provided in division (A)(1)	125
of section 4301.17 of the Revised Code. Each A-3a permit holder	126
shall be subject to audit by the division of liquor control.	127
(D) The fee for the A-3a permit is two dollars per fifty-	128
gallon barrel.	129
(E) The holder of an A-3a permit may also exercise the	130
same privileges as the holder of an A-3 permit.	131
Section 2. That existing sections 4303.021 and 4303.041 of	132
the Revised Code are hereby repealed.	133
Section 3. Section 4303.021 of the Revised Code is	134

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presented in this act as a composite of the section as amended	135
by both Sub. H.B. 342 and Am. H.B. 351 of the 131st General	136
Assembly. The General Assembly, applying the principle stated in	137
division (B) of section 1.52 of the Revised Code that amendments	138
are to be harmonized if reasonably capable of simultaneous	139
operation, finds that the composite is the resulting version of	140
the section in effect prior to the effective date of the section	141
as presented in this act.	142