As Introduced

135th General Assembly Regular Session 2023-2024

H. B. No. 461

Representative Lorenz

Cosponsors: Representatives Gross, Demetriou

A BILL

Τ	o amend section 4301.62 and to enact section	1
	4303.2013 of the Revised Code to create the F-13	2
	liquor permit to allow the on-premises sale of	3
	beer or intoxicating liquor at a business that	4
	is not otherwise qualified to obtain a liquor	5
	permit.	6

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

Section 1. That section 4301.62 be amended and section	7
4303.2013 of the Revised Code be enacted to read as follows:	8
Sec. 4301.62. (A) As used in this section:	9
(1) "Chauffeured limousine" means a vehicle registered	10
under section 4503.24 of the Revised Code.	11
(2) "Street," "highway," and "motor vehicle" have the same meanings as in section 4511.01 of the Revised Code.	12 13
(B) No person shall have in the person's possession an	14
opened container of beer or intoxicating liquor in any of the	15
following circumstances:	16
(1) Except as provided in division (C)(1)(e) of this	17

section, in an agency store;	18
(2) Except as provided in division (C) or (J) of this	19
section, on the premises of the holder of any permit issued by	20
the division of liquor control;	21
(3) In any other public place;	22
(4) Except as provided in division (D) or (E) of this	23
section, while operating or being a passenger in or on a motor	24
vehicle on any street, highway, or other public or private	25
property open to the public for purposes of vehicular travel or	26
parking;	27
(5) Except as provided in division (D) or (E) of this	28
section, while being in or on a stationary motor vehicle on any	29
street, highway, or other public or private property open to the	30
public for purposes of vehicular travel or parking.	31
(C)(1) A person may have in the person's possession an	32
opened container of any of the following:	33
(a) Beer or intoxicating liquor that has been lawfully	34
purchased for consumption on the premises where bought from the	35
holder of an A-1-A, A-2, A-2f, A-3a, D-1, D-2, D-3, D-3a, D-4,	36
D-4a, D-5, D-5a, D-5b, D-5c, D-5d, D-5e, D-5f, D-5g, D-5h, D-5i,	37
D-5j, D-5k, D-51, D-5m, D-5n, D-5o, D-7, D-8, D-9, E, F, F-2, F-	38
5, F-7, F-8, or F-9 <u>, or F-13</u> permit;	39
(b) Beer, wine, or mixed beverages served for consumption	40
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(b) Beer, while, of mixed beverages served for consumption40on the premises by the holder of an F-3 permit, wine served as a41tasting sample by an A-2, A-2f, S-1, or S-2 permit holder for42consumption on the premises of a farmers market for which an F-4310 permit has been issued, or wine served for consumption on the44premises by the holder of an F-4 or F-6 permit;45

(c) Beer or intoxicating liquor consumed on the premises 46 of a convention facility as provided in section 4303.201 of the 47 Revised Code; 48 (d) Beer or intoxicating liquor to be consumed during 49 tastings and samplings approved by rule of the liquor control 50 commission: 51 (e) Spirituous liquor to be consumed for purposes of a 52 tasting sample, as defined in section 4301.171 of the Revised 53 Code; 54 (f) Beer or intoxicating liquor to be consumed in an 55 outdoor area described in division (B)(1) of section 4303.188 of 56 the Revised Code. 57 (2) A person may have in the person's possession on an F 58 liquor permit premises an opened container of beer or 59 intoxicating liquor that was not purchased from the holder of 60 the F permit if the premises for which the F permit is issued is 61 a music festival and the holder of the F permit grants 62 permission for that possession on the premises during the period 63 for which the F permit is issued. As used in this division, 64 "music festival" means a series of outdoor live musical 65 performances, extending for a period of at least three 66 consecutive days and located on an area of land of at least 67 forty acres. 68

(3) (a) A person may have in the person's possession on a
D-2 liquor permit premises an opened or unopened container of
wine that was not purchased from the holder of the D-2 permit if
the premises for which the D-2 permit is issued is an outdoor
performing arts center, the person is attending an orchestral
performance, and the holder of the D-2 permit grants permission

for the possession and consumption of wine in certain75predesignated areas of the premises during the period for which76the D-2 permit is issued.77

(b) As used in division (C)(3)(a) of this section:

(i) "Orchestral performance" means a concert comprised of
 a group of not fewer than forty musicians playing various
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 musical instruments.
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(ii) "Outdoor performing arts center" means an outdoor performing arts center that is located on not less than one hundred fifty acres of land and that is open for performances from the first day of April to the last day of October of each year.

(4) A person may have in the person's possession an opened 87 or unopened container of beer or intoxicating liquor at an 88 outdoor location at which the person is attending an orchestral 89 performance as defined in division (C)(3)(b)(i) of this section 90 if the person with supervision and control over the performance 91 grants permission for the possession and consumption of beer or 92 intoxicating liquor in certain predesignated areas of that 93 outdoor location. 94

(5) A person may have in the person's possession on an F-9
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liquor permit premises an opened or unopened container of beer
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or intoxicating liquor that was not purchased from the holder of
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the F-9 permit if the F-9 permit holder grants permission for
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the possession and consumption of beer or intoxicating liquor in
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certain predesignated areas of the premises during the period
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for which the F-9 permit is issued.

(6) (a) A person may have in the person's possession on theproperty of an outdoor motorsports facility an opened or103

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unopened container of beer or intoxicating liquor that was not purchased from the owner of the facility if both of the following apply:	
(i) The person is attending a racing event at the facility; and	107 108
(ii) The owner of the facility grants permission for the possession and consumption of beer or intoxicating liquor on the property of the facility.	109 110 111
(b) As used in division (C)(6)(a) of this section:	112
(i) "Racing event" means a motor vehicle racing event sanctioned by one or more motor racing sanctioning organizations.	113 114 115
(ii) "Outdoor motorsports facility" means an outdoor racetrack to which all of the following apply:	116 117
(I) It is two and four-tenths miles or more in length.	118
(II) It is located on two hundred acres or more of land.	119
(III) The primary business of the owner of the facility is the hosting and promoting of racing events.	120 121
(IV) The holder of a D-1, D-2, or D-3 permit is located on the property of the facility.	122 123
(7)(a) A person may have in the person's possession an opened container of beer or intoxicating liquor at an outdoor	124 125
location within an outdoor refreshment area created under section 4301.82 of the Revised Code if the opened container of	126 127
beer or intoxicating liquor was purchased from an A-1, A-1-A, A-	127
1c, A-2, A-2f, D class, or F class permit holder to which both	129
of the following apply:	130

(i) The permit holder's premises is located within the 131 outdoor refreshment area. 132 (ii) The permit held by the permit holder has an outdoor 133 refreshment area designation. 134 (b) Division (C)(7) of this section does not authorize a 135 person to do either of the following: 136 (i) Enter the premises of an establishment within an 137 outdoor refreshment area while possessing an opened container of 138 beer or intoxicating liquor acquired elsewhere; 139 140 (ii) Possess an opened container of beer or intoxicating liquor while being in or on a motor vehicle within an outdoor 141 refreshment area, unless the possession is otherwise authorized 142 under division (D) or (E) of this section. 143 (c) As used in division (C)(7) of this section, "D class 144 permit holder" does not include a D-6 or D-8 permit holder. 145 (8) (a) A person may have in the person's possession on the 146 property of a market, within a defined F-8 permit premises, an 147 opened container of beer or intoxicating liquor that was 148 purchased from a D permit premises that is located immediately 149 adjacent to the market if both of the following apply: 150

(i) The market grants permission for the possession and
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consumption of beer and intoxicating liquor within the defined
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F-8 permit premises;
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(ii) The market is hosting an event pursuant to an F-8
permit and the market has notified the division of liquor
control about the event in accordance with division (A) (3) of
section 4303.208 of the Revised Code.

(b) As used in division (C)(8) of this section, "market" 158

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means a markee, for which an i o permit is here, that has been	100
in operation since 1860.	160
(D) This section does not apply to a person who pays all	161
or a portion of the fee imposed for the use of a chauffeured	162
limousine pursuant to a prearranged contract, or the guest of	163
the person, when all of the following apply:	164
(1) The person or guest is a passenger in the limousine.	165
(2) The person or guest is located in the limousine, but	166
is not occupying a seat in the front compartment of the	167
limousine where the operator of the limousine is located.	168
(3) The limousine is located on any street, highway, or	169
other public or private property open to the public for purposes	170
of vehicular travel or parking.	171
(E) An opened bottle of wine that was purchased from the	172
holder of a permit that authorizes the sale of wine for	173
consumption on the premises where sold is not an opened	174
container for the purposes of this section if both of the	175
following apply:	176
(1) The opened bottle of wine is securely resealed by the	177
permit holder or an employee of the permit holder before the	178
bottle is removed from the premises. The bottle shall be secured	179
in such a manner that it is visibly apparent if the bottle has	180
been subsequently opened or tampered with.	181

means a market, for which an F-8 permit is held, that has been

(2) The opened bottle of wine that is resealed in
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accordance with division (E) (1) of this section is stored in the
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trunk of a motor vehicle or, if the motor vehicle does not have
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a trunk, behind the last upright seat or in an area not normally
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occupied by the driver or passengers and not easily accessible
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by the driver.

(F) (1) Except if an ordinance or resolution is enacted or
adopted under division (F) (2) of this section, this section does
not apply to a person who, pursuant to a prearranged contract,
is a passenger riding on a commercial quadricycle when all of
the following apply:

(a) The person is not occupying a seat in the front of the
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 commercial quadricycle where the operator is steering or
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 braking.

(b) The commercial quadricycle is being operated on a 196
street, highway, or other public or private property open to the 197
public for purposes of vehicular travel or parking. 198

(c) The person has in their possession on the commercialquadricycle an opened container of beer or wine.200

(d) The person has in their possession on the commercial
 quadricycle not more than either thirty-six ounces of beer or
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 eighteen ounces of wine.
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(2) The legislative authority of a municipal corporation
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or township may enact an ordinance or adopt a resolution, as
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applicable, that prohibits a passenger riding on a commercial
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quadricycle from possessing an opened container of beer or wine.
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(3) As used in this section, "commercial quadricycle"
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means a vehicle that has fully-operative pedals for propulsion
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entirely by human power and that meets all of the following
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requirements:

(a) It has four wheels and is operated in a manner similarto a bicycle.

(b) It has at least five seats for passengers. 214

(c) It is designed to be powered by the pedaling of the 215

operator and the passengers.	216
(d) It is used for commercial purposes.	217
(e) It is operated by the vehicle owner or an employee of the owner.	218 219
(G) This section does not apply to a person that has in	220
the person's possession an opened container of beer or	221
intoxicating liquor on the premises of a market if the beer or	222
intoxicating liquor has been purchased from a D liquor permit	223
holder that is located in the market.	224
As used in division (G) of this section, "market" means an	225
establishment that:	226
(1) Leases space in the market to individual vendors, not	227
less than fifty per cent of which are retail food establishments	228
or food service operations licensed under Chapter 3717. of the	229
Revised Code;	230
(2) Has an indoor sales floor area of not less than	231
twenty-two thousand square feet;	232
(3) Hosts a farmer's market on each Saturday from April	233
through December.	234
(H)(1) As used in this section, "alcoholic beverage" has	235
the same meaning as in section 4303.185 of the Revised Code.	236
(2) An alcoholic beverage in a closed container being	237
transported under section 4303.185 of the Revised Code to its	238
final destination is not an opened container for the purposes of	239
this section if the closed container is securely sealed in such	240
a manner that it is visibly apparent if the closed container has	241
been subsequently opened or tampered with after sealing.	242

(I) This section does not apply to a person who has in the 243
person's possession an opened container of beer or intoxicating 244
liquor in a public-use airport, as described in division (D) (2) 245
(a) (iii) of section 4303.181 of the Revised Code, when both of 246
the following apply: 247

(1) Consumption of the opened container of beer or intoxicating liquor occurs in the area of the airport terminal that is restricted to persons taking flights to and from the airport; and

(2) The consumption is authorized under division (D)(2)(a) of section 4303.181 of the Revised Code.

(J) This section does not apply to a person that has in the person's possession an opened container of homemade beer or wine that is served in accordance with division (E) of section 4301.201 of the Revised Code.

Sec. 4303.2013. (A) As used in this section, "business" means a place of business that is not otherwise qualified for the issuance of a permit under this chapter.

(B) Subject to division (C) of this section, the division of liquor control may issue an F-13 permit to a business to do all of the following:

(1) Purchase beer from a holder of an A-1, A-1c, or B-1264permit and sell the beer for on-premises consumption at special265functions held during the validity period of the F-13 permit;266

(2) Purchase wine and mixed beverages from a holder of A-2672, A-2f, A-4, B-2, B-4, or B-5 permit and sell the wine or mixed268beverages for on-premises consumption at special functions held269during the validity period of the F-13 permit;270

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(3) Purchase spirituous liquor from an agency store and	271
sell the spirituous liquor for on-premises consumption at	272
special functions held during the validity period of the F-13	273
permit.	274
<u>An F-13 permit is valid for one day. Not more than ten F-</u>	275
13 permits may be issued to the same applicant in any calendar	276
year. An applicant shall apply for an F-13 permit not less than	277
thirty days prior to the date on which the person intends to	278
conduct sales under the F-13 permit.	279
(C) The division shall not issue an F-13 permit to a	280
business unless the business premises for which the F-13 permit	281
is sought is located in a precinct in which the sale of beer and	282
intoxicating liquor is otherwise permitted by law. However,	283
sales under an F-13 permit on Sundays are not affected by	284
whether Sunday sales of beer and intoxicating liquor for	285
consumption on the premises where sold are allowed to be made by	286
persons holding another type of permit in the precinct.	287
(D) The division shall issue an F-13 permit free of	288
charge.	289
Section 2. That existing section 4301.62 of the Revised	290
Code is hereby repealed.	290
code is mereny repeated.	291