As Reported by the House Commerce and Labor Committee

135th General Assembly

Regular Session 2023-2024

Sub. H. B. No. 86

Representative LaRe

Cosponsors: Representatives Carruthers, Stein, Miller, J., Schmidt, Brennan, Barhorst, Miller, A., Dell'Aquila

A BILL

То	amend sections 4301.17, 4301.171, 4303.041,	1
	4303.184, and 4399.15 of the Revised Code to	2
	revise specified provisions of the liquor	3
	control laws.	4

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

Section 1. That sections 4301.17, 4301.171, 4303.041,	5
4303.184, and 4399.15 of the Revised Code be amended to read as	6
follows:	7
Sec. 4301.17. (A)(1) Subject to local option as provided	8
in sections 4301.32 to 4301.40 of the Revised Code, five state	9
liquor stores or agencies may be established in each county. One	10
additional store may be established in any county for each	11
twenty thousand of population of that county or major fraction	12
thereof in excess of the first forty thousand, according to the	13
last preceding federal decennial census or according to the	14
population estimates certified by the department of development	15
oetween decennial censuses. A person engaged in a mercantile	16
ousiness may act as the agent for the division of liquor control	17
for the sale of spirituous liquor in a municipal corporation, in	18

the unincorporated area of a township, or in an area designated
and approved as a resort area under section 4303.262 of the
Revised Code. The division shall fix the compensation for such
an agent in the manner it considers best, but the compensation
shall not exceed seven per cent of the gross sales made by the
agent in any one year.

- (2) The division shall adopt rules in accordance with Chapter 119. of the Revised Code governing the allocation and equitable distribution of agency store contracts. The division shall comply with the rules when awarding a contract under division (A)(1) of this section.
- (3) Pursuant to an agency store's contract, an agency store may be issued a D-1 permit to sell beer, a D-2 permit to sell wine and mixed beverages, and a D-5 permit to sell beer, wine, mixed beverages, and spirituous liquor.
- (4) Pursuant to an agency store's contract, an agency store may be issued a D-3 permit to sell spirituous liquor if the agency store contains at least ten thousand square feet of sales floor area. A D-3 permit issued to an agency store shall not be transferred to a new location. The division shall revoke any D-3 permit issued to an agency store under division (A) (4) of this section if the agent no longer operates the agency store. The division shall not issue a D-3a permit to an agency store.
- (5) An agency store to which a D-8 permit has been issued may allow the <u>sale-consumption</u> of tasting samples of spirituous liquor in accordance with section 4301.171 of the Revised Code.
- (6) An agency store may sell beer, wine, mixed beverages, and spirituous liquor only between the hours of nine a.m. and

eleven p.m.

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(B) When an agency contract is proposed, when an existing agency contract is assigned, when an existing agency proposes to 50 relocate, or when an existing agency is relocated and assigned, 51 before entering into any contract, consenting to any assignment, 52 or consenting to any relocation, the division shall notify the 53 legislative authority of the municipal corporation in which the 54 agency store is to be located, or the board of county 55 commissioners and the board of township trustees of the county 56 and the township in which the agency store is to be located if 57 the agency store is to be located outside the corporate limits 58 of a municipal corporation, of the proposed contract, 59 assignment, or relocation, and an opportunity shall be provided 60 officials or employees of the municipal corporation or county 61 and township for a complete hearing upon the advisability of 62 entering into the contract or consenting to the assignment or 63 relocation. When the division sends notice to the legislative 64 authority of the political subdivision, the division shall 65 notify, by certified mail or by personal service, the chief 66 peace officer of the political subdivision, who may appear and 67 testify, either in person or through a representative, at any 68 hearing held on the advisability of entering into the contract 69 or consenting to the assignment or relocation. 70

If the proposed agency store, the assignment of an agency contract, or the relocation of an agency store would be located within five hundred feet of a school, church, library, public playground, or township park, the division shall not enter into an agency contract until it has provided notice of the proposed contract to the authorities in control of the school, church, library, public playground, or township park and has provided those authorities with an opportunity for a complete hearing

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79 upon the advisability of entering into the contract. If an agency store so located is operating under an agency contract, 80 the division may consent to relocation of the agency store or to 81 the assignment of that contract to operate an agency store at 82 the same location. The division may also consent to the 8.3 assignment of an existing agency contract simultaneously with 84 the relocation of the agency store. In any such assignment or 85 relocation, the assignee and the location shall be subject to 86 the same requirements that the existing location met at the time 87 that the contract was first entered into as well as any 88 additional requirements imposed by the division in rules adopted 89 by the superintendent of liquor control. The division shall not 90 consent to an assignment or relocation of an agency store until 91 it has notified the authorities in control of the school, 92 church, library, public playground, or township park and has 93 provided those authorities with an opportunity for a complete 94 hearing upon the advisability of consenting to the assignment or 95 relocation. 96

Any hearing provided for in this division shall be held in 97 the central office of the division, except that upon written 98 99 request of the legislative authority of the municipal corporation, the board of county commissioners, the board of 100 township trustees, or the authorities in control of the school, 101 church, library, public playground, or township park, the 102 hearing shall be held in the county seat of the county where the 103 proposed agency store is to be located. 104

(C) All agency contracts entered into by the division pursuant to this section shall be in writing and shall contain a clause providing for the termination of the contract at will by the division upon its giving ninety days' notice in writing to the agent of its intention to do so. Any agency contract may

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include a clause requiring the agent to report to the
appropriate law enforcement agency the name and address of any
individual under twenty-one years of age who attempts to make an
illegal purchase.

The division shall issue a C-1 and C-2 permit to each 114 agent who prior to November 1, 1994, had not been issued both of 115 these permits, notwithstanding the population quota restrictions 116 contained in section 4303.29 of the Revised Code or in any rule 117 of the liquor control commission and notwithstanding the 118 requirements of section 4303.31 of the Revised Code. The 119 location of a C-1 or C-2 permit issued to such an agent shall 120 not be transferred. The division shall revoke any C-1 or C-2 121 permit issued to an agent under this paragraph if the agent no 122 longer operates an agency store. 123

The division may enter into agreements with the department

of development to implement a minority loan program to provide

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low-interest loans to minority business enterprises, as defined

in section 122.71 of the Revised Code, that are awarded liquor

agency contracts or assignments.

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(D) If the division closes a state liquor store and replaces that store with an agency store, any employees of the division employed at that state liquor store who lose their jobs at that store as a result shall be given preference by the agent who operates the agency store in filling any vacancies that occur among the agent's employees, if that preference does not conflict with the agent's obligations pursuant to a collective bargaining agreement.

If the division closes a state liquor store and replaces

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store as a result may displace other employees as provided in	140
sections 124.321 to 124.328 of the Revised Code. If an employee	141
cannot displace other employees and is laid off, the employee	142
shall be reinstated in another job as provided in sections	143
124.321 to 124.328 of the Revised Code, except that the	144
employee's rights of reinstatement in a job at a state liquor	145
store shall continue for a period of two years after the date of	146
the employee's layoff and shall apply to jobs at state liquor	147
stores located in the employee's layoff jurisdiction and any	148
layoff jurisdiction adjacent to the employee's layoff	149
jurisdiction.	150
(E) The division shall require every agent to give bond	151
with surety to the satisfaction of the division, in the amount	152
the division fixes, conditioned for the faithful performance of	153
the agent's duties as prescribed by the division.	154
Sec. 4301.171. (A) As used in this section:	155
(1) "Broker" and "solicitor" have the same meanings as in	156
rules adopted by the superintendent of liquor control under	157
section 4303.25 of the Revised Code.	158
(2) "Tasting sample" means a small amount of spirituous	159
liquor that is provided in a serving of not more than a quarter	160
ounce of spirituous liquor and, if provided, not more than one	161
ounce of nonalcoholic mixer to an authorized <pre>purchaser person</pre>	162
and that allows the <pre>purchaser person</pre> to determine, by tasting	163
only, the quality and character of the beverage.	164
(3) "Trade marketing company" means a company that	165
solicits the purchase of beer and intoxicating liquor and	166
educates the public about beer and intoxicating liquor.	167

(4) "Trade marketing professional" means an individual who

liquor control or the liquor control commission.

(E) An offering for sale of tasting samples of spirituous	197
liquor shall be limited to a period of not more than two hours.	198
(F) For purposes of offering for sale tasting samples of	199
spirituous liquor, a trade marketing professional, broker, or	200
solicitor shall purchase the spirituous liquor from the agency	201
store at the current retail price. An authorized purchaser	202
<pre>person shall not be charged not less than fifty cents for each a</pre>	203
tasting sample of spirituous liquor. When the sale of tasting	204
samples sampling of spirituous liquor at an agency store is	205
completed, any bottles of spirituous liquor used to provide	206
tasting samples that are not empty shall be marked as "sample"	207
and removed from the agency store by the trade marketing	208
professional, broker, or solicitor, as applicable.	209
(G) No trade marketing professional, broker, or solicitor	210
shall do any of the following:	211
(1) Advertise the offering for sale of tasting samples of	212
spirituous liquor other than at the agency store where the	213
tasting samples will be offered or as provided in section	214
4301.245 of the Revised Code;	215
(2) Solicit orders or make sales of offer tasting samples	216
of spirituous liquor <u>for in quantities</u> greater than those	217
specified in division (G)(3) of this section;	218
(3) Allow any authorized purchaser person to consume more	219
than four tasting samples of spirituous liquor per day.	220
(H) The purchase consumption of a tasting sample of	221
spirituous liquor shall not be contingent upon the purchase of	222
any other product from an agency store.	223
(I) No employee of an agency store that allows the sale-	224
<pre>consumption of tasting samples of spirituous liquor shall</pre>	225

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purchase or consume a tasting sample while on duty.	226
(J) If an employee of an agency store that allows the sale-	227
<pre>consumption of tasting samples of spirituous liquor consumes a</pre>	228
tasting sample of spirituous liquor, the employee shall not	229
perform the employee's duties and responsibilities at the agency	230
store on the day the tasting sample is consumed.	231
(K) No person under twenty-one years of age shall consume	232
a tasting sample of spirituous liquor.	233
(L) Not more than ten events at which the sale of tasting	234
samples of spirituous liquor are offered shall occur at an	235
agency store in a calendar month provided that:	236
(1) Not more than two events shall occur in the same day;	237
and	238
(2) There is not less than one hour between the end of one	239
event and the beginning of the next event.	240
(M) No trade marketing professional, trade marketing	241
company, broker, solicitor, owner or operator of an agency	242
store, or an agent or employee of the owner or operator shall	243
violate this section or any rules adopted by the superintendent	244
or the commission for the purposes of this section.	245
Sec. 4303.041. (A) An (A) (1) Except as provided in	246
division (A)(2) of this section, an A-3a permit may be issued to	247
a distiller that manufactures less than one hundred thousand	248
gallons of spirituous liquor per year. An-	249
(2) An A-3a permit holder issued an A-3a permit prior to	250
the effective date of this amendment may manufacture any amount	251
of spirituous liquor per year on and after the effective date of	252
this amendment, regardless of whether the permit premises	253

location or ownership of the permit premises is transferred and	254
the permit holder is issued a new A-3a permit.	255
(3) An A-3a permit holder may sell to a personal consumer,	256
in sealed containers for consumption off the premises where	257
manufactured, spirituous liquor that the permit holder	258
manufactures, but sales to the personal consumer may occur only	259
by an in-person transaction at the permit premises. The A-3a	260
permit holder shall not ship, send, or use an H permit holder to	261
deliver spirituous liquor to the personal consumer.	262
"Distiller" means a person in this state who mashes,	263
ferments, distills, and ages spirituous liquor.	264
(B)(1) Except as otherwise provided in this section, no A-	265
3a permit shall be issued unless the sale of spirituous liquor	266
by the glass for consumption on the premises or by the package	267
for consumption off the premises is authorized in the election	268
precinct in which the A-3a permit is proposed to be located.	269
(2) Division (B)(1) of this section does not prohibit the	270
issuance of an A-3a permit to an applicant for such a permit who	271
has filed an application with the division of liquor control	272
before March 22, 2012.	273
(C)(1) An A-3a permit holder may offer for sale tasting	274
samples of spirituous liquor. The A-3a permit holder shall not	275
serve more than four tasting samples of spirituous liquor per	276
person per day. A tasting sample shall not exceed a quarter	277
ounce. Tasting samples shall be only for the purpose of allowing	278
a purchaser to determine, by tasting only, the quality and	279
character of the spirituous liquor. The tasting samples shall be	280
offered for sale in accordance with rules adopted by the	281
division of liquor control.	282

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(2) An A-3a permit holder shall sell not more than three liters of spirituous liquor per day from the permit premises to the same personal consumer.

An A-3a permit holder may sell spirituous liquor in sealed 286 containers for consumption off the premises where manufactured 287 as an independent contractor under agreement, by virtue of the 288 permit, with the division of liquor control. The price at which 289 the A-3a permit holder shall sell each spirituous liquor product 290 to a personal consumer is to be determined by the division of 291 292 liquor control. For an A-3a permit holder to purchase and then offer spirituous liquor for retail sale, the spirituous liquor 293 need not first leave the physical possession of the A-3a permit 294 holder to be so registered. The spirituous liquor that the A-3a 295 permit holder buys from the division of liquor control shall be 296 maintained in a separate area of the permit premises for sale to 297 personal consumers. The A-3a permit holder shall sell such 298 spirituous liquor in sealed containers for consumption off the 299 premises where manufactured as an independent contractor by 300 virtue of the permit issued by the division of liquor control, 301 but the permit holder shall not be compensated as provided in 302 division (A)(1) of section 4301.17 of the Revised Code. Each A-303 3a permit holder shall be subject to audit by the division of 304 305 liquor control.

- (D) The fee for the A-3a permit is two dollars per fifty-gallon barrel.
- (E) The holder of an A-3a permit may also exercise the 308 same privileges as the holder of an A-3 permit. 309
- Sec. 4303.184. (A) Subject to division (B) of this 310 section, a D-8 permit may be issued to any of the following: 311

(1) An agency store;	312
(2) The holder of a C-1, C-2, or C-2x permit issued to a	313
retail store that has any of the following characteristics:	314
(a) The store has at least five thousand five hundred	315
square feet of floor area, and it generates more than sixty per	316
cent of its sales in general merchandise items and food for	317
consumption off the premises where sold.	318
(b) The store is located in a municipal corporation or	319
township with a population of five thousand or less, has at	320
least four thousand five hundred square feet of floor area, and	321
generates more than sixty per cent of its sales in general	322
merchandise items and food for consumption off the premises	323
where sold.	324
(c) Wine constitutes at least sixty per cent of the value	325
of the store's inventory.	326
(3) The holder of both a C-1 and C-2 permit, or the holder	327
of a C-2x permit, issued to a retail store that is located	328
within a municipal corporation or township with a population of	329
fifteen thousand or less.	330
(B) A D-8 permit may be issued to the holder of a C-1, C-	331
2, or C-2x permit only if the premises of the permit holder are	332
located in a precinct, or at a particular location in a	333
precinct, in which the sale of beer, wine, or mixed beverages is	334
permitted for consumption off the premises where sold. Sales	335
under a D-8 permit are not affected by whether sales for	336
consumption on the premises where sold are permitted in the	337
precinct or at the particular location where the D-8 premises	338
are located.	339
(C)(1) The holder of a D-8 permit described in division	340

(A)(2) or (3) of this section may sell tasting samples of beer,	341
wine, and mixed beverages, but not spirituous liquor, at retail,	342
for consumption on the premises where sold in an amount not to	343
exceed two ounces or another amount designated by rule of the	344
liquor control commission. A tasting sample shall not be sold	345
for general consumption.	346
(2) The holder of a D-8 permit described in division (A)	347
(1) of this section may allow the $\frac{\text{consumption}}{\text{consumption}}$ of tasting	348
samples of spirituous liquor in accordance with section 4301.171	349
of the Revised Code.	350
(3) No D-8 permit holder described in division (A)(2) or	351
(3) of this section shall allow any authorized purchaser to	352
consume more than four tasting samples of beer, wine, or mixed	353
beverages, or any combination of beer, wine, or mixed beverages,	354
per day.	355
(D)(1) Notwithstanding sections 4303.11 and 4303.121 of	356
the Revised Code, the holder of a D-8 permit described in	357
division (A)(2) or (3) of this section may sell beer that is	358
dispensed from containers that have a capacity equal to or	359
greater than five and one-sixth gallons if all of the following	360
conditions are met:	361
(a) A product registration fee for the beer has been paid	362
as required in division (A)(8)(b) of section 4301.10 of the	363
Revised Code.	364
(b) The beer is dispensed only in glass containers whose	365
capacity does not exceed one gallon and not for consumption on	366
the premises where sold.	367
(c) The containers are sealed, marked, and transported in	368
accordance with division (E) of section 4301 62 of the Revised	360

Code.	370
(d) The containers have been cleaned immediately before	371
being filled in accordance with rule 4301:1-1-28 of the	372
Administrative Code.	373
(2) Beer that is sold and dispensed under division (D)(1)	374
of this section is subject to both of the following:	375
(a) All applicable rules adopted by the liquor control	376
commission, including, but not limited to, rule 4301:1-1-27 and	377
rule 4301:1-1-72 of the Administrative Code;	378
(b) All applicable federal laws and regulations.	379
(E) The privileges authorized for the holder of a D-8	380
permit described in division (A)(2) or (3) of this section may	381
only be exercised in conjunction with and during the hours of	382
operation authorized by a C-1, C-2, C-2x, or D-6 permit.	383
(F) A D-8 permit shall not be transferred to another	384
location.	385
(G) The fee for the D-8 permit is five hundred dollars.	386
Sec. 4399.15. No person, for the purpose of sale, shall	387
adulterate spirituous liquor, alcoholic liquor, or beer used or	388
intended for drink or medicinal or mechanical purposes, with	389
cocculus indicus, vitriol, grains of paradise, opium, alum,	390
capsicum, copperas, laurel water, logwood, Brazilwood,	391
cochineal, sugar of lead, aloes, glucose, tannic acid, or any	392
other substance that is poisonous or injurious to health, or	393
with a substance not a necessary ingredient in the manufacture	394
of the spirituous liquor, alcoholic liquor, or beer, or sell,	395
offer, or keep for sale spirituous liquor, alcoholic liquor, or	396
beer that is so adulterated.	397

Sub. H. B. No. 86 As Reported by the House Commerce and Labor Committee	
In addition to the penalties provided in division (E) of	398
section 4399.99 of the Revised Code, a person convicted of	399
violating this section shall pay all necessary costs and	400
expenses incurred in inspecting and analyzing spirituous liquor,	401
alcoholic liquor, or beer that is so adulterated, sold, kept, or	402
offered for sale.	403
Section 2. That existing sections 4301.17, 4301.171,	404
4303.041, 4303.184, and 4399.15 of the Revised Code are hereby	405
repealed.	406