ARKANSAS REGISTER



Proposed Rule Cover Sheet

Secretary of State John Thurston 500 Woodlane Street, Suite 026 Little Rock, Arkansas 72201-1094 (501) 682-5070 www.sos.arkansas.gov



Name of Department Of Finance and Administration
Agency or Division Name Alcoholic Beverage Control Division
Other Subdivision or Department, If Applicable
Previous Agency Name, If Applicable
Contact Person Doralee Chandler
Contact E-mail Doralee.chandler@dfa.arkansas.gov
Contact Phone 501-682-1105
Name of Rule Microbrewery-Restaurant Distribution Rule 1.19(27)
Newspaper Name Arkansas Democrat Gazette
Date of Publishing February 13, 2020 through February 15, 2020
Final Date for Public Comment March 18, 2020
Location and Time of Public Meeting 1515 West 7th Street, 5th Floor, 9:00 a.m.

FINANCIAL IMPACT STATEMENT

PLEASE ANSWER ALL QUESTIONS COMPLETELY

DE	PARTMENT	DFA							
DIV	VISION	Alcoholic Beve	rage Control						
PERSON COMPLETING THIS STATEMENT Doralee Chandler									
TE	TELEPHONE 501-682-2916 FAX 501-682-2221 EMAIL: Doralee.Chandler@dfa.arkansas.gov								
To comply with Ark. Code Ann. § 25-15-204(e), please complete the following Financial Impact Statement and file two copies with the questionnaire and proposed rules.									
SHORT TITLE OF THIS RULE Microbrewery-Restaurant Distribution Permit									
1.	Does this propo	pes this proposed, amended, or repealed rule have a financial impact? Yes No x							
2.	Is the rule based on the best reasonably obtainable scientific, technical, economic, or other evidence and information available concerning the need for, consequences of, and alternatives to the rule? Yes x No								
3.		of the alternative the least costly r		was this rule determined by d?	Yes x	No 🗌			
	If an agency is proposing a more costly rule, please state the following:								
	(a) How the additional benefits of the more costly rule justify its additional cost;								
	(b) The reason	n for adoption of	the more costl	y rule;					
	(c) Whether the more costly rule is based on the interests of public health, safety, or welfare, and if so, please explain; and;								
	(d) Whether the reason is within the scope of the agency's statutory authority; and if so, please explain.								
4.	If the purpose of	this rule is to impl	al rule or regulation, please stat	e the following	: <u>N/A</u>				
	(a) What is the cost to implement the federal rule or regulation?								
Current Fiscal Year Next Fiscal Year									
General Revenue Federal Funds Cash Funds Special Revenue Other (Identify)			General Revenue Federal Funds Cash Funds Special Revenue Other (Identify)						
Total 0			Total	0					

(b) What is th	e additional cost of the state rule	?	
Current Fiscal	Year	Next Fiscal Year	
General Revenu Federal Funds Cash Funds Special Revenu Other (Identify)	e	Federal Funds Cash Funds Special Revenue	
Total	0		0
5. What is the total proposed, amended, are affected.	estimated cost by fiscal year to a or repealed rule? Identify the en	any private individual, entity (ies) subject to the prop	y and business subject to the osed rule and explain how they
Current Fiscal Yea	<u>ar</u>	Next Fiscal Year	-
\$ _0		\$ 0	
obligation of at le	ne agency's answers to Questions east one hundred thousand dollar siness, state government, county ities combined?	s (\$100,000) per year to a p	rivate individual, private
		Yes No	X
filing the financial with the financial	ey is required by Ark. Code Ann. Il impact statement. The written impact statement and shall inclu the rule's basis and purpose;	findings shall be filed simu	lltaneously
(2) the problem th	ne agency seeks to address with t	he proposed rule, including	a statement of whether a
(a) justifie (b) describ rule's	of the factual evidence that: es the agency's need for the proposes how the benefits of the rule recosts;	neet the relevant statutory o	
(4) a list of less co	ostly alternatives to the proposed	rule and the reasons why the	he alternatives do not

adequately address the problem to be solved by the proposed rule;

7.

- (5) a list of alternatives to the proposed rule that were suggested as a result of public comment and the reasons why the alternatives do not adequately address the problem to be solved by the proposed rule;
- (6) a statement of whether existing rules have created or contributed to the problem the agency seeks to address with the proposed rule and, if existing rules have created or contributed to the problem, an explanation of why amendment or repeal of the rule creating or contributing to the problem is not a sufficient response; and
- (7) an agency plan for review of the rule no less than every ten (10) years to determine whether, based upon the evidence, there remains a need for the rule including, without limitation, whether:
 - (a) the rule is achieving the statutory objectives;
 - (b) the benefits of the rule continue to justify its costs; and
 - (c) the rule can be amended or repealed to reduce costs while continuing to achieve the statutory objectives.

MARKUP COPY

Section 1.19(27) *Microbrewery-Restaurant Distribution Permit* authorizes a microbrewery-restaurant licensee to sell beer or malt liquors and hard cider of its own manufacture to a wholesale dealer for the purposes of resale to retail licensees in Arkansas under the three-tier system of distribution. The total aggregate brewing limitation for a Microbrewery-Restaurant shall be in the amount of 20,000 twenty thousand (20,000 forty-five thousand (45,00) barrels per calendar year from all facilities under common ownership with the microbrewery. In addition, any holder of a microbrewery-restaurant distribution permit may transport and ship its beer and malt liquor by appropriate means for delivery outside the State of Arkansas to business entities licensed and qualified to accept such products in their respective states; (Amended 9-16-15)

SUMMARY OF SUBSTANTIVE CHANGES

Act 308 of 2017 increased the barrel production from 20,000 to 45,000 barrels. This change reflects that current limitation.

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