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 Alcoholic beverage removed from premise Rule 1.79(27)						
Newspaper Name Arkansas Democrat Gazette						
Date of Publishing November 15, 2020 thru December 16, 2019						
Final Date for Public Comment December 16, 2020						
Location and Time of Public Meeting 1515 West 7th Street, 5th Floor, 9:00 a.m.						

SUBTITLE G – PROHIBITED CONDUCT AND ACTIVITIES AND PROCEDURE FOR CANCELLATION, SUSPENSION AND REVOCATION OF PERMITS

Section 1.79(27) Allowing Alcoholic Beverages to be Carried From Any On Premises Alcoholic Beverage Outlet or Private Club. The permittee allowed any patron to exit the permitted premises carrying any open container of alcoholic beverages or allowed any patron to exit any on premises retail beer outlet carrying sealed alcoholic beverages in any combination not authorized by the Director for off premises sales. Private clubs and hotel-motel-restaurant mixed drink permitted outlets are not allowed to sell any alcoholic beverages to be taken off the permitted premises. Provided, (1) those establishments holding an on premises wine restaurant or café permit, a combined restaurant beer and wine permit, hotel-motel-restaurant mixed drink permit, or private club permit, may allow a customer, who purchases an unsealed package of wine in conjunction with a food purchase and consumes a portion of the wine on the premises with the meal, to replace the cork and remove the partially filled package from the premises; and (2) patrons may walk back and forth with an alcoholic beverage between a private club permitted premises and another contiguous permitted premises when both premises are a part of the same business operation and the alcoholic beverage is a type permitted by both premises; and (3) patrons may walk back and forth with an alcoholic beverage between an on premises permitted outlet and a contiguous outlet issued a casino license by the Arkansas Racing Commission as long as the casino licensee is in operation. (Amended 10-21-20)

It is further provided that any on-premises outlet in a valid Entertainment District may allow patrons to leave the permitted premises with alcoholic beverages. A city, municipality, or incorporated town that has designated an Entertainment District shall notify the ABC within ten (10) days of issuance or removal of a district. Notification for issuance of an Entertainment District shall include: whether the district is temporary or permanent, the days and hours of operation of the Entertainment District, any other regulations within the Entertainment District, as well as any on-premises outlets that elect to opt out of the Entertainment District. Any on-premise permit within an Entertainment District that opts out of the Entertainment District may not permit patrons to leave the premises with alcoholic beverages.

SUMMARY OF SUBSTANTIVE CHANGES

Pursuant to Amendment 100 the Alcoholic Beverage Control will not be overseeing the sale of alcoholic beverages within a licensed casino. This rule will allow patrons to move with their alcoholic beverages between restaurants and hotels that are licensed by the ABC and an attached casino licensed by the Arkansas Racing Commission.

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FINANCIAL IMPACT STATEMENT

PLEASE ANSWER ALL QUESTIONS COMPLETELY

DF	EPAR	TMENT	DFA							
DIVISION		ON	Alcoholic Beverage Control							
PE	RSO	N COMPLE	ETING THIS S	FATEMENT Do	oralee Chandler					
TE	TELEPHONE 501-682-2916 FAX 501-682-2221 EMAIL: Doralee.Chandler@dfa.arkansas.gov									
To fil	com e two	ply with Ark copies with	. Code Ann. § 2 the questionnair	5-15-204(e), please e and proposed rule	e complete the following es.	Financial Imp	act Statement and			
SI	HORT	T TITLE OF	THIS RULE	Allowing alcohol alcoholic beverag the Arkansas Rac	lic beverages to be carrie e outlet and a contiguous ing Commission.	ed between an os outlet issued	on premises a casino permit by			
1.	Doe	s this propos	ed, amended, or	repealed rule have	a financial impact?	Yes	No x			
2.	ecor	s 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.	In co	onsideration on agency to be	of the alternative the least costly i	es to this rule, was rule considered?	this rule determined by	Yes x	No 🗌			
	If an	If an agency is proposing a more costly rule, please state the following:								
	(a)	(a) How the additional benefits of the more costly rule justify its additional cost;								
	(b) The reason for adoption of the more costly 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)	(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 implement a federal rule or regulation, please state the following: N/A (a) What is the cost to implement the federal rule or regulation?									
<u>Cu</u>	rrent	Fiscal Year	:		Next Fiscal Year					
General Revenue Federal Funds Cash Funds Special Revenue					General Revenue Federal Funds Cash Funds Special Revenue					

Other (Identify)		Other (Identify)		
Total	0	Total	0	
(b) What is the	additional cost of the state rule?			
Current Fiscal	<u>Year</u>	Next Fiscal Year		
General Revenue Federal Funds Cash Funds Special Revenue Other (Identify)		Federal Funds Cash Funds Special Revenue		
Total _	0		0	
are affected. Current Fiscal Year \$ _0	r repealed rule? Identify the entity	Next Fiscal Year \$ 0		
Current Fiscal Year	of the program or grant? Please ex	Next Fiscal Year \$ 0		
obligation of at lea	e agency's answers to Questions #: ast one hundred thousand dollars (Siness, state government, county goiles combined?	\$100,000) per year to a p	orivate individual, private vernment, or to two (2) or	
filing the financial	is required by Ark. Code Ann. § impact statement. The written fin mpact statement and shall include	25-15-204(e)(4) to file w	ltaneously	
(1) a statement of t		, without limitation, the	following:	
	he rule's basis and purpose;	, without limitation, the	following:	
(2) the problem the rule is required	e agency seeks to address with the	, without limitation, the		

- (4) a list of less costly alternatives to the proposed rule and the reasons why the alternatives do not adequately address the problem to be solved by the proposed rule;
- (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.