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 Department of Finance and Administration
Agency or Division Name Alcoholic Beverage Control
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

 $_{Name\ of\ Rule}$ Sale of Beer and Wine through Drive-up Windows, Rule 1.33(15)

Newspaper Name Arkansas Democrate Gazette

Date of Publishing December 12, 2021 thru December 14, 2021

Final Date for Public Comment January 19, 2022

Location and Time of Public Meeting 1515 West 7th Street, 5th Floor, 9:00 a.m.

<u>PUBLIC NOTICE</u>

In compliance with the Administrative Procedure Act of the State of Arkansas (Act 434 of 1967), notice is hereby given that the Alcoholic Beverage Control Board proposes to promulgate rules concerning the alcoholic beverage industry in the state of Arkansas.

The Board will consider rules in the following areas: sale of beer and wine through drive-up windows at outlets holding a retail beer off premises permit and small farm wine permits, types of permits for which applications may be made, and manufacturers to register brands of controlled beverages.

The public comment hearing will be held on January 19, 2022, at the hour of 9:00 a.m., in the fifth floor conference room, 1515 West Seventh Street, Little Rock, Arkansas. All interested parties will be afforded an opportunity to present their views at the hearing. The proposed rule is available on our website at: https://www.dfa.arkansas.gov/alcoholic-beverage-control

The Alcoholic Beverage Control Division will accept written comments on the proposed rule from December 12, 2021 to January 18, 2022. Please send comments to: The Alcoholic Beverage Control Division, 101 W. CAPITOL AVE, SUITE 401, LITTLE ROCK, AR 72201

All inquiries concerning the public comment hearing should be directed to Michael Lewis, Staff Attorney, ABC Division, 101 W. Capitol Ave, Suite 401, Little Rock, Arkansas, 72201.

DORALEE CHANDLER, DIRECTOR ALCOHOLIC BEVERAGE CONTROL DIVISION DEPARTMENT OF FINANCE & ADMINISTRATION

MARKUP COPY

Section 1.33 *No Permit to be Issued for Certain Premises.* No permit shall be issued pursuant to any alcoholic beverage control law of the State of Arkansas for the following premises:

Windows Prohibited at Off Premises Retail Beer and Small Farm Wine Premises. Off premises retail beer and small farm wine permitted outlets with drive up windows must post a notice not less than three inches by five inches (3" x 5"), clearly affixed to the drive up window and clearly visible to patrons thereof, stating "NO ALCOHOLIC BEVERAGES SOLD THROUGH THIS DRIVE UP WINDOW". The same notice must also be posted on the interior of the permitted outlet so as to be clearly visible to employees selling items, other than beer and small farm wine, through the drive up window. (Amended 8 21 13)

SUMMARY OF SUBSTANTIVE CHANGES

Removes the prohibition on alcohol sales through a drive up windows for Off-Premises Retail Beer and Small Farm Wine premises

Clean copy

Section 1.33 No Permit to be Issued for Certain Premises. No permit shall be issued pursuant to any alcoholic beverage control law of the State of Arkansas for the following premises:

FINANCIAL IMPACT STATEMENT

PLEASE ANSWER ALL QUESTIONS COMPLETELY

DEPARTMENT DIVISION		DFA				0-0				
		Alcoholic Beverage Control								
PE	RSON CO	MPL	ETING TH	HIS ST	TATEMEN	NT Doralee (Chandler			
TE	LEPHONE	501-	582-1105	I	FAX 501-68	32-2221	EMAIL: Doral	ee.Chandler@c	lfa.arkansas.gov	
To file	comply wit two copies	th Arl with	c. Code An	n. § 2: onnaire	5-15-204(e), e and propos), please composed rules.	lete the following	g Financial Imp	pact Statement and	
SF	IORT TITI	LE O	F THIS R	ULE	Sale of Bee Off Premis Rule 1.33(1	ses Retail Bee	rm Wine Throug r and Small Farm	th Drive Up Win Wine Premise	indows Prohibited at es (Title 1, Subtitle C,	
1.	Does this p	propos	sed, amend	led, or	repealed rul	ile have a fina	ncial impact?	Yes	No 🖂	
2.	economic,	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.	3. In consideration of the alternative the agency to be the least costly r			es to this rule, was this rule determined by ule considered?			Yes x	No 🗌		
	If an agenc	y is p	roposing a	more	costly rule,	please state ti	ne following:			
(a) How the additional benefits of the more costly rule justify its a					astify its addition	nal 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) Whether the reason is within the scope of the agency's statutory authority; and if so, please explain. 							fare, 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 Fisca	l Yea	<u>r</u>		28	<u>Next</u>	Fiscal Year			
General Revenue Federal Funds Cash Funds Special Revenue Other (Identify)						Feder Cash Speci	ral Revenue al Funds Funds al Revenue (Identify)			

Total	0	Total	0
(b) V	What is the additional cost of the	ne state rule?	
Curre	nt Fiscal Year	Next Fiscal Year	
Federa Cash F Specia	Il Revenue Il Funds Funds Il Revenue Il Revenue Il Revenue Il Revenue Il Revenue	Federal Funds Cash Funds Special Revenue	
Total	0	Total	0
are affected Current F	mended, or repealed rule? Ide <u>iscal Year</u> 	cal year to any private individual, entity entify the entity(ies) subject to the proposition of the entity (ies) subject to the entity (ies) subjec	osed rule and explain how they
rule? Is this Current F 3 0	s the cost of the program or gra	scal year to state, county, and municipal ant? Please explain how the government Next Fiscal Year \$ 0	nt is affected.
obligation entity, pr	on of at least one hundred thou	to Questions #5 and #6 above, is there a sand dollars (\$100,000) per year to a prent, county government, municipal government, munic	rivate individual, private rernment, or to two (2) or
filing the	e financial impact statement.	Code Ann. § 25-15-204(e)(4) to file w The written findings shall be filed simu d shall include, without limitation, the f	ltaneously
(1) a stat	ement of the rule's basis and I	purpose;	
(2) the prule i	roblem the agency seeks to ad is required by statute;	dress with the proposed rule, including	a statement of whether a
(;	cription of the factual evidence a) justifies the agency's need f b) describes how the benefits of rule's costs;		bjectives and justify 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.