agricultural products specified in division (B)(1) of this section	54557
into wine and sells the wine as authorized in this section.	54558
(C)(1) The holder of an A-2f permit shall not sell directly	54559
to a retailer. In order to make sales to a retailer, the	54560
manufacturer shall obtain a B-2a permit or make the sale directly	54561
to a B-2 or B-5 permit holder for subsequent resale to a retailer.	54562
(2) The holder of an A-2f permit shall not sell directly to a	54563
consumer unless the product is sold on the premises in accordance	54564
with division (A) of this section. In order to make sales to a	54565
consumer off the premises where the wine is manufactured, the	54566
manufacturer shall obtain an $\frac{1}{5}$ $\frac{1}{5}$ or $\frac{1}{5}$ permit.	54567
(3) Nothing in this chapter prohibits an A-2f permit holder	54568
from also holding a B-2a, S-1, or \$ S-2 permit.	54569
(D) The fee for this permit is seventy-six dollars for each	54570
plant to which this permit is issued.	54571
(E) The A-2f permit shall be known as the "Ohio Farm Winery	54572
Permit."	54573
Sec. 4303.071. (A)(1) Permit The division of liquor control	54574
may issue a B-2a <del>may be issued</del> <u>permit</u> to a person that <del>is the</del>	54575
brand owner or United States importer of wine, is the designated	54576
agent of a brand owner or importer for all wine sold in this state	54577
for that owner or importer, or manufactures wine if such	54578
manufacturer is entitled to a tax credit under 27 C.F.R. 24.278	54579
and produces less than two hundred fifty thousand gallons of wine	54580
per year. If the person resides outside this state, the person	54581
shall comply with the requirements governing the issuance of	54582
licenses or permits that authorize the sale of intoxicating liquor	54583
by the appropriate authority of the state in which the person	54584
resides or and by the alcohol and tobacco tax and trade bureau in	54585

the United States department of the treasury.

(2) The fee for the B-2a permit is twenty-five dollars.	54587
(3) The holder of a B-2a permit may sell wine to a retail	54588
permit holder, but. However, a B-2a permit holder that is a wine	54589
manufacturer may sell to a retail permit holder only wine that the	54590
B-2a permit holder has manufactured and for which a territory	54591
designation has not been filed in this state.	54592
(4) The holder of a B-2a permit shall renew the permit in	54593
accordance with section 4303.271 of the Revised Code, except that	54594
renewal shall not be subject to the notice and hearing	54595
requirements established in division (B) of that section.	54596
(B) The holder of a B-2a permit shall collect and pay the	54597
taxes relating to the delivery of wine to a retailer that are	54598
levied under sections 4301.421 and 4301.432 and Chapters 5739. and	54599
5741. of the Revised Code.	54600
(C) The holder of a B-2a permit shall comply with this	54601
chapter, Chapter 4301. of the Revised Code, and any rules adopted	54602
by the liquor control commission under section 4301.03 of the	54603
Revised Code.	54604
Sec. 4303.17. (A)(1) Permit D-4 may be issued to a club that	54605
has been in existence for three years or more prior to the	54606
issuance of the permit to sell beer and any intoxicating liquor to	54607
its members only, in glass or container, for consumption on the	54608
premises where sold. The fee for this permit is four hundred	54609
sixty-nine dollars.	54610
No D-4 permit shall be granted or retained until all elected	54611
officers of the organization controlling the club have filed with	54612
the division of liquor control a statement, signed under oath,	54613
certifying that the club is operated in the interest of the	54614
membership of a reputable organization, which is maintained by a	54615

dues paying membership, and setting forth the amount of initiation 54616

fee and yearly dues.

The roster of membership of a D-4 permit holder shall be

submitted under oath on at the request of the superintendent of

liquor control. Any information acquired by the superintendent or

the division with respect to that membership shall not be open to

public inspection or examination and may be divulged by the

superintendent and the division only in hearings before the liquor

control commission or in a court action in which the division or

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the superintendent is named a party.

(2) The requirement that a club shall have been in existence for three years in order to qualify for a D-4 permit does not apply to units of organizations chartered by congress or to a subsidiary unit of a national fraternal organization if the parent organization has been in existence for three years or more at the time application for a permit is made by that unit.

(B) No rule or order of the division or commission shall

prohibit a charitable organization that holds a D-4 permit from selling or serving beer or intoxicating liquor under its permit in a portion of its premises merely because that portion of its premises is used at other times for the conduct of a bingo game as described in division (O)(1) of section 2915.01 of the Revised Code. However, such an organization shall not sell or serve beer or intoxicating liquor or permit beer or intoxicating liquor to be consumed or seen in the same location in its premises where a bingo game as described in division (O)(1) of section 2915.01 of the Revised Code is being conducted while the game is being conducted. As used in this division, "charitable organization" has the same meaning as in division (H) of section 2915.01 of the Revised Code.

(C) Notwithstanding any contrary provision of sections 4301.32 to 4301.41, division (C)(1) of section 4303.29, and section 4305.14 of the Revised Code, the holder of a D-4 permit

may transfer the location of the permit and sell beer and wine at 54649 the new location if that location is in an election precinct in 54650 which the sale of beer and wine, but not spirituous liquor, 54651 otherwise is permitted by law. 54652 Sec. 4303.2010. (A) As used in this section: 54653 (1) "Farmers market" means a farmers market registered with 54654 the director of agriculture under section 3717.221 of the Revised 54655 Code. "Farmers market" does not include a for-profit farmers 54656 market, a farmers market located at a rest area within the limits 54657 of the right-of-way of an interstate highway, a farmers market 54658 located at a service facility as defined in Chapter 5537. of the 54659 Revised Code that is along the Ohio turnpike, or a farmers market 54660 with fewer than five farmers market participants. 54661 (2) "A-2 permit holder" means an A-2 permit holder that 54662 produces less than two hundred and fifty thousand gallons of wine 54663 per year. 54664 (B) The division of liquor control may issue an F-10 permit 54665 to a person who organizes a farmers market. Pursuant to the 54666 permit, the F-10 permit holder may allow a farmers market 54667 participant that is an A-2, S-1, or S-2 permit holder or S permit 54668 holder to do the following at the location of the farmers market: 54669 (1) Sell tasting samples of wine manufactured by the A-2, 54670 S-1, or S-2 permit holder or S permit holder for consumption on 54671 the premises where the farmers market is located; 54672 (2) Sell wine manufactured by the A-2, S-1, or S-2 permit 54673 holder or S permit holder in sealed containers for consumption off 54674

(C) An applicant for an F-10 permit shall submit an 54676 application for the permit to the division of liquor control. The 54677 application shall include the location of the farmers market that 54678

the premises where the farmers market is located.

is the subject of the application.	54679
(D) The premises of the farmers market for which the F-10	54680
permit is issued shall be clearly defined and sufficiently	54681
restricted to allow proper enforcement of the permit by state and	54682
local law enforcement officers. If an F-10 permit is issued for	54683
all or a portion of the same premises for which another class of	54684
permit is issued, the division of liquor control shall suspend	54685
that permit holder's privileges in that portion of the premises in	54686
which the F-10 permit is in effect.	54687
(E) No A-2 <u>, S-1, or S-2</u> permit holder <del>or S permit holder</del>	54688
shall do any of the following at a farmers market for which an	54689
F-10 permit has been issued:	54690
(1) Sell a tasting sample in an amount that exceeds one	54691
ounce;	54692
(2) Sell more than one sample of each wine offered for sale	54693
to any one person;	54694
(3) Sell more than five varieties of wine as tasting samples	54695
per day;	54696
(4) Sell a variety of wine that is offered for distribution	54697
by a wholesale distributor in any state. Division (E)(4) of this	54698
section does not apply to a variety of wine solely distributed by	54699
the A-2 <u>, S-1, or S-2</u> permit holder <del>or S permit holder</del> .	54700
(5) Sell more than four and one-half liters of wine per	54701
household for off-premises consumption under division (B)(2) of	54702
this section;	54703
(6) Allow any person other than the A-2, S-1, or S-2 permit	54704
holder or S permit holder, a member of the applicable permit	54705
holder's family, or an employee of the applicable permit holder to	54706
sell wine.	54707
(F) The F-10 permit is effective for nine months. The permit	54708

is not renewable. However, a p	erson who organizes a fa	armers market 54709
may re-apply for a new permit.	The fee for the F-10 pe	ermit is one 54710
hundred dollars.		54711

- (G) An A-2, S-1, or S-2 permit holder or S permit holder
  shall not conduct the activities described in division (B) of this
  section unless the sale of wine for consumption on the premises
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  and the sale of wine for consumption off the premises is
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  authorized in the election precinct in which the farmers market
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  that is the subject of the F-10 permit is located.
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- (H) No F-10 permit holder shall allow more than four A-2 54718 permit holders, four <u>S S-1</u> permit holders, four <u>S-2 permit</u> 54719 holders, or a combination of four A-2, S-1, and S-2 permit holders 54720 and <u>S permit holders</u> per day to conduct the activities described 54721 in division (B) of this section on the premises of the applicable 54722 farmers market.

Sec. 4303.232. (A) (1) Permit S may be issued The division of 54724 liquor control may issue an S-1 permit to a person that is the 54725 brand owner or United States importer of beer or wine, is the 54726 designated agent of a brand owner or importer for all beer or wine 54727 sold in this state for that owner or importer, or manufactures 54728 wine if the manufacturer is entitled to a tax credit under 27 54729 C.F.R. 24.278 and produces beer or less than two hundred fifty 54730 thousand gallons of wine per year. If the person resides outside 54731 this state, the person shall comply with the requirements 54732 governing the issuance of licenses or permits that authorize the 54733 sale of beer or intoxicating liquor by the appropriate authority 54734 of the state in which the person resides or and by the alcohol and 54735 tobacco tax and trade bureau of the United States department of 54736 the treasury. 54737

- (2) The fee for the  $\frac{S}{S-1}$  permit is twenty-five dollars.
- (3) The holder of an S An S-1 permit holder may sell beer or 54739

wine to a personal consumer by receiving and filling orders that	54740
the personal consumer submits to the permit holder. The permit	54741
holder shall sell only <u>beer or</u> wine that the permit holder has	54742
manufactured to a personal consumer.	54743
(4) The holder of an S An S-1 permit holder shall renew the	54744
permit in accordance with section 4303.271 of the Revised Code,	54745
except that the renewal shall not be subject to the notice and	54746
hearing requirements established in division (B) of that section.	54747
(5) The division $\frac{1}{2}$ of liquor control may refuse to renew an $\frac{1}{2}$	54748
S-1 permit for any of the reasons specified in section 4303.292 of	54749
the Revised Code or if the holder of the permit fails to do any of	54750
the following:	54751
(a) Collect and pay all applicable taxes specified in	54752
division (B) of this section;	54753
(b) Pay the permit fee;	54754
(c) Comply with this section or any rules adopted by the	54755
liquor control commission under section 4301.03 of the Revised	54756
Code.	54757
(B)(1) The holder of an S An S-1 permit holder who sells wine	54758
shall collect and pay the taxes relating to the delivery of wine	54759
to a personal consumer that are levied under sections 4301.421,	54760
4301.43, and 4301.432 and Chapters 5739. and 5741. of the Revised	54761
Code.	54762
(2) The holder of an S An S-1 permit holderwho sells beer	54763
shall collect and pay the taxes relating to the delivery of beer	54764
to a personal consumer that are levied under sections 4301.42 and	54765
4301.421 and Chapters 4305., 4307., 5739., and 5741. of the	54766
Revised Code.	54767
(C)(1) The holder of an S An S-1 permit holder shall send a	54768

shipment of beer or wine that has been paid for by a personal 54769

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consumer to that personal consumer via the nother of an H permit	54770
<u>holder</u> . Prior to sending a shipment of beer or wine to a personal	54771
consumer, the holder of an $\frac{S}{S-1}$ permit holder, or an employee of	54772
the permit holder, shall make a bona fide effort to ensure that	54773
the personal consumer is at least twenty-one years of age. The	54774
shipment of beer or wine shall be shipped in a package that	54775
clearly has written on it in bold print the words "alcohol	54776
enclosed." states that it contains alcohol. No person shall fail	54777
to comply with division (C)(1) of this section.	54778

- (2) Upon delivering a shipment of beer or wine to a personal consumer, the holder of the an H permit holder, or an employee of the permit holder, shall verify that the personal consumer is at least twenty-one years of age by checking the personal consumer's driver's or commercial driver's license or identification card issued under sections 4507.50 to 4507.52 of the Revised Code.
- (3) The holder of an S An S-1 permit holder shall keep a 54785 record of each shipment of beer or wine that the permit holder 54786 sends to a personal consumer. The records shall be used for all of 54787 the following:
- (a) To provide a copy of each beer or wine shipment invoice 54789 to the tax commissioner in a manner prescribed by the 54790 commissioner. The invoice shall include the name of each personal 54791 consumer that purchased beer or wine from the \$\frac{8}{5}\$-1 permit holder 54792 in accordance with this section and any other information required 54793 by the tax commissioner.
- (b) To provide annually in electronic format by electronic 54795 means a report to the division. The report shall include the name 54796 and address of each personal consumer that purchased beer or wine 54797 from the <u>S S-1</u> permit holder in accordance with this section, the 54798 quantity of beer or wine purchased by each personal consumer, and 54799 any other information requested by the division. The division 54800 shall prescribe and provide an electronic form for the report and

shall determine the specific electronic means that the $rac{S}{S-1}$	54802
permit holder must use to submit the report.	54803
(c) To notify a personal consumer of any health or welfare	54804
recalls of the beer or wine that has been purchased by the	54805
personal consumer.	54806
(D) As used in this section, "personal consumer" means an	54807
individual who is at least twenty-one years of age, is a resident	54808
of this state, does not hold a permit issued under this chapter,	54809
and intends to use beer or wine purchased in accordance with this	54810
section for personal consumption only and not for resale or other	54811
commercial purposes.	54812
(E) The holder of an S An S-1 permit holder shall comply with	54813
this chapter, Chapter 4301. of the Revised Code, and any rules	54814
adopted by the liquor control commission under section 4301.03 of	54815
the Revised Code.	54816
Sec. 4303.233. (A) As used in this section, "personal	54817
consumer" means an individual who is at least twenty-one years of	54818
age, is a resident of this state, does not hold a permit issued	54819
under this chapter, and intends to use wine purchased in	54820
accordance with this section for personal consumption only and not	54821
for resale or other commercial purposes.	54822
(B)(1) The division of liquor control may issue an S-2 permit	54823
to a person that manufactures two hundred fifty thousand gallons	54824
or more of wine per year. If the person resides outside this	54825
state, the person shall comply with the requirements governing the	54826
issuance of licenses or permits that authorize the sale of beer or	54827
intoxicating liquor by the appropriate authority of the state in	54828
which the person resides and by the alcohol and tobacco tax and	54829
trade bureau of the United States department of the treasury.	54830
(2) An S-2 permit holder may sell wine to a personal consumer	54831

by receiving and filling orders that the personal consumer submits	54832
to the permit holder. The permit holder shall sell only wine that	54833
the permit holder has manufactured to a personal consumer. An S-2	54834
permit holder may use a fulfillment warehouse registered under	54835
section 4303.234 of the Revised Code to send a shipment of wine to	54836
a personal consumer. A fulfillment warehouse is an agent of an S-2	54837
permit holder and an S-2 permit holder is liable for violations of	54838
this chapter and Chapter 4301. of the Revised Code that are	54839
committed by the fulfillment warehouse regarding wine shipped on	54840
behalf of the S-2 permit holder.	54841
(C) An S-2 permit holder shall collect and pay the taxes	54842
relating to the delivery of wine to a personal consumer that are	54843
levied under sections 4301.421, 4301.43, and 4301.432 and Chapters	54844
5739. and 5741. of the Revised Code.	54845
(D)(1) An S-2 permit holder shall send a shipment of wine	54846
that has been paid for by a personal consumer to that personal	54847
consumer via an H permit holder. Prior to sending a shipment of	54848
wine to a personal consumer, the S-2 permit holder, or an employee	54849
of the permit holder, shall make a bona fide effort to ensure that	54850
the personal consumer is at least twenty-one years of age. The	54851
shipment of wine shall be shipped in a package that clearly states	54852
that it contains alcohol. No person shall fail to comply with	54853
division (D)(1) of this section.	54854
(2) Upon delivering a shipment of wine to a personal	54855
consumer, an H permit holder, or an employee of the permit holder,	54856
shall verify that the personal consumer is at least twenty-one	54857
years of age by checking the personal consumer's driver's or	54858
commercial driver's license or identification card issued under	54859
sections 4507.50 to 4507.52 of the Revised Code.	54860
(3) An S-2 permit holder shall keep a record of each shipment	54861
of wine that the permit holder sends to a personal consumer. The	54862

records shall be used for all of the following:

(a) To provide a copy of each wine shipment invoice to the	54864
tax commissioner in a manner prescribed by the commissioner. The	54865
invoice shall include the name of each personal consumer that	54866
purchased wine from the S-2 permit holder in accordance with this	54867
section and any other information required by the tax	54868
commissioner.	54869
(b) To provide annually in electronic format by electronic	54870
means a report to the division. The report shall include the name	54871
and address of each personal consumer that purchased wine from the	54872
S-2 permit holder in accordance with this section, the quantity of	54873
wine purchased by each personal consumer, and any other	54874
information requested by the division. If the S-2 permit holder	54875
uses a fulfillment warehouse registered under section 4303.234 of	54876
the Revised Code to send a shipment of wine on behalf of the S-2	54877
permit holder, the S-2 permit holder need not include the personal	54878
consumer information for that shipment in the report. The division	54879
shall prescribe and provide an electronic form for the report and	54880
shall determine the specific electronic means that the S-2 permit	54881
holder must use to submit the report.	54882
(c) To notify a personal consumer of any health or welfare	54883
recalls of the wine that has been purchased by the personal	54884
consumer.	54885
(E) An S-2 permit holder shall comply with this chapter,	54886
Chapter 4301. of the Revised Code, and any rules adopted by the	54887
liquor control commission under section 4301.03 of the Revised	54888
Code.	54889
(F)(1) An S-2 permit holder shall renew the permit in	54890
accordance with section 4303.271 of the Revised Code, except that	54891
the renewal shall not be subject to the notice and hearing	54892
requirements established in division (B) of that section.	54893
(2) The division may refuse to renew an S-2 permit for any of	54894

the reasons specified in section 4303.292 of the Revised Code or	54895
if the permit holder fails to do any of the following:	54896
(a) Collect and pay all applicable taxes specified in	54897
division (C) of this section;	54898
(b) Pay the permit fee;	54899
(c) Comply with this section or any rules adopted by the	54900
liquor control commission under section 4301.03 of the Revised	54901
Code.	54902
(G) The initial fee for the S-2 permit is two hundred fifty	54903
dollars. The renewal fee for the S-2 permit is one hundred	54904
dollars.	54905
Sec. 4303.234. (A) As used in this section:	54906
(1) "Fulfillment warehouse" means a person that operates a	54907
warehouse that is located outside this state and has entered into	54908
a written agreement with an S-2 permit holder to fulfill orders of	54909
the S-2 permit holder's wine to personal consumers via delivery by	54910
an H permit holder.	54911
(2) "Personal consumer" has the same meaning as in section	54912
4303.233 of the Revised Code.	54913
(B) A fulfillment warehouse may send a shipment of wine sold	54914
by an S-2 permit holder to a personal consumer via an H permit	54915
holder. A fulfillment warehouse shall provide annually in	54916
electronic format by electronic means a report to the division not	54917
later than March first. The annual report shall include all of the	54918
following:	54919
(1) The name and address of the fulfillment warehouse. The	54920
fulfillment warehouse shall include the address of each location	54921
owned or operated by the fulfillment warehouse that is used to	54922
chin wine to personal consumers in this state	5/922

(2) The name and address of each S-2 liquor permit holder	54924
with which the fulfillment warehouse has entered into an	54925
<pre>agreement;</pre>	54926
(3) The name and address of each personal consumer that the	54927
fulfillment warehouse sends wine to and the quantity of wine	54928
<pre>purchased by the personal consumer;</pre>	54929
(4) The shipping tracking number provided by the H permit	54930
holder for each shipment of wine delivered to a personal consumer.	54931
The division shall prescribe and provide an electronic form for	54932
the report and shall determine the specific electronic means that	54933
the fulfillment warehouse must use to submit the report.	54934
(E) The division may adopt rules in accordance with Chapter	54935
119. of the Revised Code necessary to administer and enforce this	54936
section.	54937
Sec. 4303.234 4303.235. All B-2a, S-1, and & S-2 permit	54938
holders and fulfillment warehouses, as defined in section 4303.234	54939
of the Revised Code, are subject to the following:	54940
(A) Audit by the division of liquor control or the department	54941
of taxation;	54942
(B) Jurisdiction of the liquor control commission, the	54943
division of liquor control, the department of taxation, the	54944
department of public safety, and the courts of this state; and	54945
(C) The statutes and rules of this state.	54946
Sec. 4303.233 4303.236. (A) No family household shall	54947
purchase more than twenty-four cases of twelve bottles of seven	54948
hundred fifty milliliters of wine in one year.	54949
(B)(1) Except as provided in sections 4303.185 and 4303.27 of	54950
the Revised Code, no person shall knowingly send or transport a	54951
shipment of wine to a personal consumer, as defined in section	54952

4303.233 of the Revised Code, without an S-1 or S-2 permit or	54953
registering as a fulfillment warehouse under section 4303.234 of	54954
the Revised Code. This division does not apply to an H permit	54955
holder.	54956
(2) Except as provided in sections 4303.185 and 4303.27 of	54957
the Revised Code, no person shall knowingly send or transport a	54958
shipment of beer to a personal consumer, as defined in section	54959
4303.232 of the Revised Code, without an S-1 permit. This division	54960
does not apply to an H permit holder.	54961
(C) A person that is not a beer or wine manufacturer,	54962
including the holder of any retail permit in this state or outside	54963
of this state, shall not obtain or attempt to obtain a B-2a, S-1,	54964
or S-2 permit.	54965
Sec. 4303.237. (A) As used in this section:	54966
(1) "Container" means a can, bottle, or box of beer, wine, or	54967
mixed beverage that is sealed by the manufacturer of the beer,	54968
wine, or mixed beverage.	54969
(2) "Repackaging" means the process by which containers of	54970
beer, wine, and mixed beverages are rebundled into new	54971
configurations of those containers or with other promotional	54972
merchandise.	54973
(B) The division of liquor control may issue an R permit to	54974
either of the following:	54975
(1) A manufacturer or supplier of beer, wine, or mixed	54976
beverages for purposes of repackaging the beer, wine, or mixed	54977
beverages; or	54978
(2) An entity operating under a written authorization from	54979
the manufacturer or supplier to operate a repackaging facility for	54980
the repackaging of beer, wine, or mixed beverages.	54981
(B) An R permit holder may only deliver beer, wine, or mixed	54982

beverages that the permit holder repackages to the following:	54983
(1) The manufacturer or supplier that supplied the beer,	54984
wine, or mixed beverages to the R permit holder for repackaging	54985
purposes;	54986
(2) A B permit holder that is authorized by the beer, wine,	54987
or mixed beverages manufacturer or supplier to sell or distribute	54988
the repackaged beer, wine, or mixed beverages in this state;	54989
(3) An entity outside this state if so authorized by the	54990
beer, wine, or mixed beverages manufacturer or supplier.	54991
(C) An R permit holder shall ensure both of the following:	54992
(1) That beer, wine, or mixed beverages repackaged and	54993
delivered to a B permit holder pursuant to division (B) of this	54994
section has been registered with the division of liquor control	54995
under division (A)(8)(b) of section 4301.10 of the Revised Code;	54996
<u>and</u>	54997
(2) That a territory designation form has been filed with the	54998
division for the beer, wine, or mixed beverages.	54999
(D) An R permit holder shall not deliver to a B permit holder	55000
more repackaged beer, wine, or mixed beverages than the B permit	55001
holder specifically ordered.	55002
The title to beer, wine, or mixed beverages in the possession	55003
of an R permit holder shall remain with the beer, wine, or mixed	55004
beverages manufacturer or supplier for whom it is being	55005
repackaged.	55006
(E) The liquor control commission shall revoke an R permit if	55007
the R permit holder possesses or delivers beer, wine, or mixed	55008
beverages in violation of this section.	55009
(F) An R permit holder shall not have any financial interest	55010
in any other permit authorized under Chapter 4303. of the Revised	55011
Code, except that a manufacturer may hold a manufacturing permit.	55012

(G) The fee for the R permit is seven hundred fifty dollars

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for each location.

Sec. 4303.26. (A) Applications for regular permits authorized 55015 by sections 4303.02 to 4303.23 of the Revised Code may be filed 55016 with the division of liquor control. No permit shall be issued by 55017 the division until fifteen days after the application for it is 55018 filed. An applicant for the issuance of a new permit shall pay a 55019 processing fee of one hundred dollars when filing application for 55020 the permit, if the permit is then available, or shall pay the 55021 processing fee when a permit becomes available, if it is not 55022 available when the applicant initially files the application. When 55023 an application for a new class C or D permit is filed, when class 55024 C or D permits become available, or when an application for 55025 transfer of ownership of a class C or D permit or transfer of a 55026 location of a class C or D permit is filed, no permit shall be 55027 issued, nor shall the location or the ownership of a permit be 55028 transferred, by the division until the division notifies the 55029 legislative authority of the municipal corporation if the business 55030 or event is or is to be located within the corporate limits of a 55031 municipal corporation, or the clerk of the board of county 55032 commissioners and the fiscal officer of the board of township 55033 trustees in the county in which the business or event is or is to 55034 be conducted if the business is or is to be located outside the 55035 corporate limits of a municipal corporation, and an opportunity is 55036 provided officials or employees of the municipal corporation or 55037 county and township, who shall be designated by the legislative 55038 authority or the board of county commissioners or board of 55039 township trustees, for a complete hearing upon the advisability of 55040 the issuance, transfer of ownership, or transfer of location of 55041 the permit. In this hearing, no objection to the issuance, 55042 transfer of ownership, or transfer of location of the permit shall 55043 be based upon noncompliance of the proposed permit premises with 55044