

**FIRST ENGROSSMENT  
with Senate Amendments  
ENGROSSED HOUSE BILL NO. 1099**

Introduced by

Finance and Taxation Committee

(At the request of the Tax Commissioner)

1 A BILL for an Act to amend and reenact subsection 2 of section 5-01-17, subsection 2 of section  
2 5-01-19, section 5-03-06, subsections 3 and 5 of section 57-36-14, subsection 7 of section  
3 57-40.2-07, and sections 57-40.3-09, 57-43.1-44, and 57-43.2-37 of the North Dakota Century  
4 Code, relating to special events permits for domestic wineries and domestic distilleries, direct  
5 shipments of alcoholic beverages, procedures available to the tax commissioner in case of  
6 seizure of tobacco products, reporting and remittance of use tax collected during odd-numbered  
7 years, the definition of state for motor vehicle excise tax reciprocity purposes, cooperative  
8 agreements for the exchange of motor fuels tax information, and cooperative agreements for  
9 the exchange of special fuels tax information.

**10 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:**

11 **SECTION 1. AMENDMENT.** Subsection 2 of section 5-01-17 of the North Dakota Century  
12 Code is amended and reenacted as follows:

13 2. A domestic winery may sell wine produced by that winery at on sale or off sale, in retail  
14 lots, and not for resale, and may sell or direct ship its wine to persons inside or outside  
15 of the state in a manner consistent with the laws of the place of the sale or delivery in  
16 total quantities not in excess of twenty-five thousand gallons [94625 liters] in a  
17 calendar year; glassware; wine literature and accessories; and cheese, cheese  
18 spreads, and other snack food items. A licensee may dispense free samples of the  
19 wines offered for sale. Subject to local ordinance, sales at on sale and off sale may be  
20 made on Sundays between twelve noon and twelve midnight. The ~~state~~ tax  
21 commissioner may issue special events permits for not more than twenty ~~days~~ events  
22 per calendar year to a domestic winery allowing the winery, subject to local ordinance,  
23 to give free samples of its wine and to sell its wine by the glass or in closed containers,  
24 at a designated trade show, convention, festival, or a similar event approved by the

1 state tax commissioner. To participate in a pride of Dakota event sponsored by the  
2 department of agriculture, a domestic winery shall obtain a special events permit.  
3 Participation by a domestic winery in a pride of Dakota event sponsored by the  
4 department of agriculture does not count against the twenty special events limitation. A  
5 domestic winery may not engage in any wholesaling activities. All sales and deliveries  
6 of wines to any other retail licensed premises in this state may be made only through a  
7 licensed North Dakota liquor wholesaler. For any month in which a domestic winery  
8 has made sales to a North Dakota wholesaler, that domestic winery shall file a report  
9 with the state tax commissioner no later than the last day of each calendar month  
10 reporting sales made during the preceding calendar month. When the last day of the  
11 calendar month falls on a Saturday, Sunday, or legal holiday, the due date is the first  
12 working day thereafter.

13 **SECTION 2. AMENDMENT.** Subsection 2 of section 5-01-19 of the North Dakota Century  
14 Code is amended and reenacted as follows:

- 15 2. A domestic distillery may sell spirits produced by that distillery at on sale or off sale, in  
16 retail lots, and not for resale, and may sell or direct ship its spirits to persons inside or  
17 outside the state in a manner consistent with the laws of the place of the sale or  
18 delivery in total quantities not in excess of twenty-five thousand gallons [94625 liters]  
19 in a calendar year. Direct sales within this state are limited to two and thirty-eight  
20 hundredths gallons [9 liters] or less per month per person for personal use and not for  
21 resale. The packaging must conform with the labeling requirements in section 5-01-16.  
22 A licensee may dispense free samples of the spirits offered for sale. Subject to local  
23 ordinance, sales at on sale and off sale may be made on Sundays between twelve  
24 noon and twelve midnight. A domestic distillery may hold events inside and outside its  
25 premises, but only on contiguous property under common ownership, allowing free  
26 samples of its spirits and to sell its spirits by the glass or in closed containers. The tax  
27 commissioner may issue special events permits for not more than twenty ~~day~~events  
28 per calendar year to a domestic distillery allowing the domestic distillery, subject to  
29 local ordinance, to give free samples of its product and to sell its product by the glass  
30 or in closed containers, at a designated trade show, convention, festival, or similar  
31 event approved by the tax commissioner. To participate in a pride of Dakota event

1 sponsored by the department of agriculture, a domestic distillery shall obtain a special  
2 events permit from the tax commissioner. Participation by a domestic distillery in a  
3 pride of Dakota event sponsored by the department of agriculture does not count  
4 against the twenty special events limitation. A domestic distillery may not engage in  
5 any wholesaling activities. All sales and deliveries of spirits to any other retail licensed  
6 premises in this state may be made only through a licensed North Dakota liquor  
7 wholesaler. However, a domestic distillery may sell distilled spirits to a domestic winery  
8 if the distilled spirits were produced from products provided to the domestic distillery  
9 by the domestic winery. No later than the last business day of a calendar month, a  
10 farm distillery that has made sales to a North Dakota wholesaler during the preceding  
11 calendar month shall file a report with the tax commissioner reporting those sales.

12 **SECTION 3. AMENDMENT.** Section 5-03-06 of the North Dakota Century Code is amended  
13 and reenacted as follows:

14 **5-03-06. Examination by tax commissioner - Penalty for improper returns.**

15 The state tax commissioner may at any reasonable time make an examination of the books  
16 and premises of any retailer, wholesaler, manufacturer, domestic winery, domestic distillery,  
17 microbrew pub, direct shipper, or other person to determine if such person has fully complied  
18 with all statutes and rules pertaining to the person's business. If any manufacturer, wholesaler,  
19 domestic winery, domestic distillery, or microbrew pub, or direct shipper liable for any taxes  
20 imposed by this chapter fails to pay such tax on the date payment is due, there must be added  
21 to the tax a penalty of five percent of the total amount of the tax or five dollars, whichever is  
22 greater, plus interest of one percent of the tax per month or fraction of a month of delay, except  
23 the first month after the return or tax became due. Any manufacturer, wholesaler, domestic  
24 winery, domestic distillery, or microbrew pub, or direct shipper failing to furnish reports when  
25 required must be assessed a penalty of one hundred dollars for each day such reports are  
26 delinquent. The state tax commissioner may forgive all or part of any penalty for good cause  
27 shown. The tax commissioner shall give notice of the determination to the person liable for tax.  
28 If the determination of tax due relates to an incorrect or insufficient return filed by a taxpayer,  
29 notice of the determination must be given not later than three years after the last day on which  
30 the return was due or three years after the return was filed, whichever is later. If it is determined  
31 upon audit by the tax commissioner that the tax due was twenty-five percent or more above the

1 amount reported on the return, notice of determination of tax due must be given not later than  
2 six years after the last day on which the return was due or six years after the return was filed,  
3 whichever was later. Notice of determination of tax due for any reporting period for which a  
4 taxpayer failed to file a return must be given not later than six years after the due date of the  
5 return, but if fraudulent information is given in a return or the failure to file a return is due to the  
6 fraudulent intent or willful attempt of the taxpayer in any manner to evade the tax, the time  
7 limitation provided in this section for giving notice of the determination of tax due does not apply.  
8 If any manufacturer, wholesaler, domestic winery, domestic distillery, or microbrew pub, or direct  
9 shipper files a fraudulent return, there must be added to the tax an amount equal to the tax  
10 evaded or attempted to be evaded and such manufacturer, wholesaler, domestic winery,  
11 domestic distillery, or microbrew pub, or direct shipper is also guilty of a class C felony. All such  
12 taxes and civil penalties may be collected by assessment or distraint, and no court of this state  
13 may enjoin the collection of any such tax or civil penalty. No wholesaler may purchase alcoholic  
14 beverages from a manufacturer after notice from the state tax commissioner that such  
15 manufacturer has failed to file required reports with the tax commissioner's office. Any  
16 manufacturer, wholesaler, domestic winery, domestic distillery, or microbrew pub, or direct  
17 shipper may have its license suspended or revoked for violation of any of the provisions of this  
18 title after a hearing conducted similar to that prescribed by this law.

19 **SECTION 4. AMENDMENT.** Subsections 3 and 5 of section 57-36-14 of the North Dakota  
20 Century Code are amended and reenacted as follows:

- 21 3. In case a judgment of forfeiture is entered, the tax commissioner, unless ~~such~~the  
22 judgment is stayed pending an appeal to the supreme court, as soon as convenient,  
23 shall ~~sell such~~destroy the forfeited property and ~~cover the proceeds, less court costs,~~  
24 ~~into the common schools trust fund of the state.~~
- 25 5. In the event that no demand for judicial determination is made, ~~such~~the seized  
26 property must be deemed forfeited to the state by operation of law, and the tax  
27 commissioner ~~thereupon may sell~~shall destroy the same.

28 **SECTION 5. AMENDMENT.** Subsection 7 of section 57-40.2-07 of the North Dakota  
29 Century Code is amended and reenacted as follows:

- 30 7. If total sales and purchases subject to sales and use taxes for the preceding calendar  
31 year equal or exceed three hundred thirty-three thousand dollars, the tax levied by this

chapter is payable monthly on or before the last day of the next succeeding month,  
~~except for taxes collected during May of each odd-numbered year, which are payable~~  
~~on or before the twenty-second day of June of that year.~~ The amount of monthly tax  
payable, manner of payment, filing of the return, penalty, and waiver of penalty must  
be that prescribed in subsection 1 of section 57-39.2-12. Penalty and interest for  
failure to file a return or corrected return or to pay the tax imposed must be that  
prescribed in section 57-40.2-15. If a person is required to file more than one return  
pursuant to this section, the monthly payment requirement applies separately to each  
return. If total sales and purchases subject to sales and use taxes for any succeeding  
calendar year decrease below three hundred thirty-three thousand dollars, a person  
may return to quarterly installments. In the event of a business reorganization in which  
the ownership of the business organization remains in the same person or persons as  
prior to the reorganization, the total sales subject to sales and use taxes for the  
preceding calendar year for the business that was reorganized must be used to  
determine whether the tax is payable monthly under this section.

**SECTION 6. AMENDMENT.** Section 57-40.3-09 of the North Dakota Century Code is  
amended and reenacted as follows:

**57-40.3-09. Credit for excise tax paid in other states - Reciprocity.**

If any motor vehicle has been subjected already to a sales tax, use tax, or motor vehicle  
excise tax by any other state, or political subdivision thereof, in respect to its sale or use in an  
amount less than the tax imposed by this chapter, the provisions of this chapter apply, but at a  
rate measured by the difference only between the rate fixed in this chapter and the rate by  
which the previous tax paid in the other state, or political subdivision thereof, upon the sale or  
use was computed. If the rate of tax imposed in such other state, or political subdivision thereof,  
is the same or more than the rate of tax imposed by this chapter, then no tax is due on such  
motor vehicle. The provisions of this section apply only if such other state, or political  
subdivision thereof, allows a credit with respect to the excise tax imposed by this chapter which  
is substantially similar in effect to the credit allowed by this section. For purposes of this section,  
"state" means a state, territory, or possession of the United States, the District of Columbia, or  
the Commonwealth of Puerto Rico.

1       **SECTION 7. AMENDMENT.** Section 57-43.1-44 of the North Dakota Century Code is  
2 amended and reenacted as follows:

3       **57-43.1-44. Cooperative motor vehicle fuels agreements ~~between states~~.**

- 4       1. The director may enter into cooperative agreements ~~with other states~~ for exchange of  
5 information and auditing of users of motor fuels used in fleets of motor vehicles  
6 operated or intended to operate interstate or internationally. An agreement or  
7 amendment to an agreement is not effective until filed in writing with the director.
- 8       2. An agreement under this section may provide for determining the base state for users,  
9 users' records requirements, audit procedures, exchange of information, persons  
10 eligible for tax licensing, defining qualified motor vehicles, determining if bonding is  
11 required, specifying reporting requirements and periods including defining the uniform  
12 penalty and interest rates for late reporting, determining methods for collecting and  
13 forwarding of motor fuel taxes and penalties to another jurisdiction, and other  
14 provisions as will facilitate the administration of the agreement.
- 15       3. The director may, as required by the terms of the agreement, forward ~~to officers of~~  
16 ~~another state any~~ information in the director's or commissioner's possession relative to  
17 the manufacture, receipt, sale, use, transportation, or shipment of motor fuels by any  
18 person. The director may disclose ~~to officers of another state~~ the location of officers,  
19 motor vehicles, and other real and personal property of users of motor fuels.
- 20       4. An agreement may provide for ~~each state to audit the records of persons based in the~~  
21 ~~state~~ audits of users of motor fuels used in fleets of motor vehicles operated or  
22 intended to operate interstate or internationally, to determine if the motor fuel taxes  
23 due ~~each state~~ are properly reported and paid. ~~Each state shall forward the~~ The  
24 ~~findings of the audits performed on persons based in the state, to each state in which~~  
25 ~~the person has~~ that have a taxable use of motor fuels may be shared among parties to  
26 a cooperative agreement. For persons not based in this state and who have taxable  
27 use of motor fuel in this state, the director or the commissioner may serve the audit  
28 findings ~~received from another state~~, in the form of an assessment, on the person as  
29 though an audit was conducted by the director or the commissioner.

1       5. Any agreement entered under this section does not preclude the director or the  
2       commissioner from auditing the records of any person covered by the provisions of  
3       this chapter.

4       6. The provisions of any agreement entered into under this section prevail over any  
5       conflicting rules adopted by the director or the commissioner.

6       **SECTION 8. AMENDMENT.** Section 57-43.2-37 of the North Dakota Century Code is  
7       amended and reenacted as follows:

8       **57-43.2-37. Cooperative special fuels agreements ~~between states~~.**

- 9       1. The director may enter ~~into~~ cooperative agreements ~~with other states~~ for exchange of  
10       information and auditing of users of special fuels used in fleets of motor vehicles  
11       operated or intended to operate interstate or internationally. An agreement or  
12       amendment to an agreement is not effective until filed in writing with the director.
- 13       2. An agreement under this section may provide for determining the base ~~state~~ for users,  
14       users' records requirements, audit procedures, exchange of information, persons  
15       eligible for tax licensing, defining qualified motor vehicles, determining if bonding is  
16       required, specifying reporting requirements and periods including defining the uniform  
17       penalty and interest rates for late reporting, determining methods for collecting and  
18       forwarding of special fuel taxes and penalties to another jurisdiction, and other  
19       provisions as will facilitate the administration of the agreement.
- 20       3. The director may, as required by the terms of the agreement, forward ~~to officers of~~  
21       ~~another state~~ any information in the director's or commissioner's possession relative to  
22       the manufacture, receipt, sale, use, transportation, or shipment of special fuels by any  
23       person. The director may disclose ~~to officers of another state~~ the location of officers,  
24       motor vehicles, and other real and personal property of users of special fuels.
- 25       4. An agreement may provide for each ~~state to audit the records of persons based in the~~  
26       ~~state~~ audits of users of special fuels used in fleets of motor vehicles operated or  
27       intended to operate interstate or internationally, to determine if the special fuel taxes  
28       due each ~~state~~ are properly reported and paid. ~~Each state shall forward the~~ The  
29       findings of the audits performed on persons ~~based in the state, to each state in which~~  
30       ~~the person has~~ that have a taxable use of special fuels may be shared among parties  
31       to a cooperative agreement. For persons not based in this state and who have taxable

- 1            use of special fuel in this state, the director or the commissioner may serve the audit  
2            findings ~~received from another state~~, in the form of an assessment, on the person as  
3            though an audit was conducted by the director or the commissioner.
- 4            5. Any agreement entered under this section does not preclude the director or the  
5            commissioner from auditing the records of any person covered by the provisions of  
6            this chapter.
- 7            6. The provisions of any agreement entered into under this section prevail over any  
8            conflicting rules adopted by the director or the commissioner.