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## FIRST ENGROSSMENT

Sixty-third Legislative Assembly of North Dakota

## **ENGROSSED SENATE BILL NO. 2284**

Introduced by

Senators Larsen, Klein, O'Connell

Representatives J. Nelson, Ruby, Streyle

- 1 A BILL for an Act to create and enact a new section to chapter 5-01 of the North Dakota Century
- 2 Code, relating to brewer taproom licenses; to amend and reenact section 5-03-07 of the North
- 3 Dakota Century Code, relating to taxes on alcohol; and to provide for a statement of legislative
- 4 intent and severability.

## 5 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

6 **SECTION 1.** A new section to chapter 5-01 of the North Dakota Century Code is created 7 and enacted as follows:

## 8 <u>Brewer taproom license.</u>

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- 1. The tax commissioner may issue a brewer taproom license to the owner or operator of a brewery producing no more than twenty-five thousand barrels of malt beverages annually. A brewer taproom license may be issued and renewed for an annual fee of five hundred dollars, which is in lieu of all other state license fees required by this title. All provisions of this chapter which apply to a retail license must apply to a license issued under this section unless the provision is explicitly inconsistent with this section.
- 16 <u>2.</u> A brewer holding a brewer taproom license may:
  - a. Manufacture on the licensed premises, store, transport, sell, and export no more than twenty-five thousand barrels of malt beverages annually.
  - <u>Sell malt beverages manufactured on the licensed premises for consumption on</u>
    <u>the premises of the brewery or a restaurant owned by the licensee and located</u>
    <u>on property contiguous to the brewery.</u>
    - c. Sell beer manufactured on the licensed premises for off premises consumption in brewery-sealed containers of not less than twelve ounces [.36 liters] and not more than 5.16 gallons [19.53 liters].

1		<u>d.</u>	Sell and deliver beer produced by the brewery to licensed beer wholesalers.		
2		<u>e.</u>	Dispense free samples of beer offered for sale. Complimentary samples of beer		
3			<u>may</u>	not be in an amount exceeding sixteen ounces [.47 liter] per patron.	
4		<u>f.</u>	Sell and deliver beer produced by the brewery to licensed retailers within the		
5			state, but only if:		
6			<u>(1)</u>	The brewer uses the brewer's own equipment, trucks, and employees to	
7				deliver the beer;	
8			<u>(2)</u>	Individual deliveries, other than draft beer, are limited to the case equivalent	
9				of eight barrels per day to each licensed retailer;	
10			<u>(3)</u>	The total amount of beer sold or delivered directly to all retailers does not	
11				exceed ten thousand barrels per year; and	
12			<u>(4)</u>	A common carrier is not used to ship or deliver the brewery's product to the	
13				public or to licensed retailers. All other sales and deliveries of beer to	
14				licensed retailers in this state may be made only through a wholesaler	
15				licensed in this state.	
16	<u>3.</u>	The	The tax commissioner may issue special event permits for not more than twenty days		
17		per	per calendar year to a brewer taproom licensee allowing the licensee, subject to local		
18		<u>ordi</u>	inance	e, to give free samples of its beer and to sell its beer by the glass or in closed	
19		con	<u>tainer</u>	rs, at a designated trade show, convention, festival, or a similar event	
20		app	rovec	by the tax commissioner.	
21	<u>4.</u>	For	For any month in which a brewery has made sales to a wholesaler licensed in this		
22		stat	e, tha	at brewery shall file a report with the tax commissioner no later than the last	
23		day	of ea	ach calendar month reporting sales made during the preceding calendar	
24		mor	nth. W	When the last day of the calendar month falls on a Saturday, Sunday, or legal	
25		<u>holi</u>	day, t	he due date is the first working day after that day.	
26	<u>5.</u>	A brewer taproom licensee is subject to section 5-03-06 and shall report and pay			
27		annually to the tax commissioner the wholesaler taxes due on all beer sold by the			
28		licensee at retail or to a retail licensee, including all beer sold directly to consumers as			
29		set forth in sections 5-03-07 and 57-39.6-02. The annual wholesaler tax reports are			
30		due January fifteenth of the year following the year sales were made. When the			
31		fifteenth of January falls on a Saturday, Sunday, or legal holiday, the due date is the			

1 first working day after that day. The report must provide the detail and be in a format 2 as prescribed by the tax commissioner. The tax commissioner may require the report 3 be submitted in an electronic format approved by the tax commissioner. 4 A brewer may have only one taproom license and may not have an ownership interest 5 in whole or in part, or be an officer, director, agent, or employee of any other 6 manufacturer, brewer, importer, wholesaler, or retailer, or be an affiliate thereof, 7 whether the affiliation is corporate or by management, direction, or control. 8 SECTION 2. AMENDMENT. Section 5-03-07 of the North Dakota Century Code is amended 9 and reenacted as follows: 10 5-03-07. Imposition of tax - Rate. 11 A tax is hereby imposed upon all alcoholic beverage wholesalers, domestic wineries, 12 domestic distilleries, microbrew pubs, brewer taproom licensees, and direct shippers for the 13 privilege of doing business in this state. The amount of this tax shall be determined by the 14 gallonage according to the following schedule: 15 Beer in bulk containers - per wine gallon \$.08 (.021 per liter) 16 .16 (.042 per liter) Beer in bottles and cans - per wine gallon 17 Wine, including sparkling wine, 18 containing less than 17% alcohol by 19 volume - per wine gallon .50 (.132 per liter) 20 Wine containing 17%-24% alcohol by 21 volume - per wine gallon .60 (.159 per liter) 22 Distilled spirits - per wine gallon 2.50 (.66 per liter) 23 Alcohol - per wine gallon 4.05 (1.07 per liter) 24 SECTION 3. LEGISLATIVE INTENT - SEVERABILITY. A licensee who manufactures more 25 than twenty-five thousand barrels of malt beverages annually may not use the sales and 26 distribution activities identified in section 1 of this Act. In the event that a court of competent or 27 final jurisdiction holds that any section of title 5 is unconstitutional or otherwise invalid, the 28 invalidity does not affect other provisions or applications of title 5 that can be given effect 29 without the invalid provisions or application, and to this end the provisions of title 5 are 30 severable.