Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

Act 1203 of the Regular Session

1	State of Arkansas	As Engrossed: H3/23/07	
2	86th General Assembly	A Bill	
3	Regular Session, 2007		HOUSE BILL 2564
4			
5	By: Representative Bond		
6			
7			
8		For An Act To Be Entitled	
9	AN ACT TO SUPPORT ECONOMIC DEVELOPMENT FOR		
10	CERTAIN SMALL MANUFACTURERS; AN ACT TO PROVIDE A		
11	TAX REBATE	FOR CERTAIN MANUFACTURERS OF BEE	CR AND
12	MALT BEVERA	AGES; AND FOR OTHER PURPOSES.	
13			
14		Subtitle	
15	AN ACT T	CO SUPPORT ECONOMIC DEVELOPMENT	
16	FOR SMAL	L MANUFACTURERS OF BEER AND MALT	• ·
17	BEVERAGE	S.	
18			
19			
20	BE IT ENACTED BY THE GENE	RAL ASSEMBLY OF THE STATE OF ARK	ANSAS:
21			
22	SECTION 1. Arkansa:	s Code Title 3, Chapter 7, Subch	apter l is amended
23	to add a new section to re	ead as follows:	
24	3-7-116. Tax rebate	e for qualified manufacturers.	
25	(a) For purposes of	f this section:	
26	(1) "Barrel"	means thirty-one gallons (31 ga	ls.) of liquid;
27	(2) "Beer" me	eans any fermented liquor made f	rom malt or any
28	substitute and having an	alcoholic content of not more th	an five percent (5%)
29	by weight;		
30	(3) "Malt be	verage" means any liquor brewed	from the fermented
31	juices of grain and having	g an alcoholic content of not le	ss than five percent
32	(5%) or more than twenty-	one percent (21%) by weight;	
33	(4)(A)(i) "Qı	ualified manufacturer" means a p	erson that
34	manufactures a combined to	otal of less than twenty five th	ousand (25,000)
35	barrels of beer and malt l	beverage during the twelve-month	period immediately

1	preceding the twelve-month period for which the repate under this section is		
2	claimed.		
3	(ii) "Qualified manufacturer" includes a person		
4	licensed under § 3-5-1201 et seq. or § 3-5-1401 et seq.		
5	(B)(i) The maximum quantity of less than twenty-five		
6	thousand (25,000) barrels of beer and malt beverage shall be computed by		
7	combining all brands and labels of beer and malt beverage manufactured at all		
8	manufacturing facilities owned or controlled by the qualified manufacturer.		
9	(ii)(a) The person shall validate its eligibility by		
10	furnishing copies of the following forms:		
11	(1) Brewers Report of Operations		
12	(monthly or quarterly) TTB Form (OMB Number 1512-0052); or		
13	(2) Its equivalent form, as submitted to		
14	the United States Department of Treasury.		
15	(b) The forms shall demonstrate that the		
16	combined manufactured barrels of beer and malt beverage are less than twenty		
17	five thousand (25,000) barrels of beer; and		
18	(5) "Wholesaler" means a person licensed by the Alcoholic		
19	Beverage Control Division as a wholesaler that purchases beer or malt		
20	beverage from a qualified manufacturer.		
21	(b)(l)(A) A qualified manufacturer is entitled to a tax rebate equal		
22	to seven dollars and fifty cents (\$7.50) per barrel of beer or malt beverage		
23	sold or offered for sale in Arkansas each calendar year by the qualified		
24	manufacturer or sold through its appointed "wholesalers", if the qualified		
25	manufacturer or its "wholesaler" is required to report and pay tax under § 3-		
26	7-104(6), § 3-5-1408(3), or § 3-7-104, on the beer or malt beverage first		
27	sold or offered for sale in this state.		
28	(B) The tax rebate claimed each year by the qualified		
29	manufacturer under this section shall not exceed the annual tax liability of		
30	the qualified manufacturer and its wholesalers under § 3-5-1408(3) or § 3-7-		
31	104 during the year requested.		
32	(2) The first twelve-month period for which a qualified		
33	manufacturer may claim a rebate under this section begins January 1, 2007,		
34	for the year ending 2006.		
35			
36	SECTION 2. EMERGENCY CLAUSE. It is found and determined by the		

1	General Assembly of the State of Arkansas that beer and malt beverage			
2	manufacturers and wholesalers are an important component of the state			
3	economy; that in order to be competitive, beer and malt beverage			
4	manufacturers are in urgent need of immediate tax relief; that failure to			
5	provide immediate tax relief to beer and malt beverage manufacturers could			
6	cause irreparable harm to these manufacturers and the state economy; and that			
7	this act is immediately necessary to enable the manufacturers to continue			
8	operations and contribute to the state economy. Therefore, an emergency is			
9	declared to exist and this act being immediately necessary for the			
10	preservation of the public peace, health, and safety shall become effective			
11	on the first day of the calendar month after:			
12	(1) The date of its approval by the Governor;			
13	(2) If the bill is neither approved nor vetoed by the Governor,			
14	the expiration of the period of time during which the Governor may veto the			
15	bill; or			
16	(3) If the bill is vetoed by the Governor and the veto is			
17	overridden, the date the last house overrides the veto.			
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19	/s/ Bond			
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21	APPROVED: 4/4/2007			
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