Department of Finance and Administration

Legislative Impact Statement

Bill: HB1162Amendment Number: H1Bill Subtitle: TO AMEND THE LAW REGARDING MICROBREWERY-RESTAURANTS; AND TOAUTHORIZE MICROBREWERY-RESTAURANTS TO MANUFACTURE AND SELLREADY-TO-DRINK PRODUCT.

Basic Change :

Sponsors: Reps. Ray and G. Hodges and Sens. Boyd and English

House Amendment No. 1 --- HB1162-H1 (now engrossed) clarifies that a "ready-to-drink product" manufactured at a separate brewing facility may only be sold to a licensed wholesaler.

Original Bill --- HB1162 expands the types of alcoholic beverages that a microbrewery-restaurant may produce and sell. Under current law, a microbrewery-restaurant is authorized to brew beer, cider, and malt beverage for consumption on or off-premises of the restaurant. HB1162 allows a microbrewery-restaurant to also manufacture a ready-to-drink product. A "ready-to-drink product" is defined as a "product containing spirituous liquor with a final finished product of no greater than 15% alcohol by weight."

Revenue Impact :

Revenue impact unknown.

Taxpayer Impact :

A microbrewery-restaurant license holder will be allowed to manufacture and sell ready-to-drink products. The ready-to-drink products produced by a separate brewing facility of a microbrewery-restaurant licensee are to be sold only to a licensed wholesaler.

Resources Required :

Programming changes to Arkansas Integrated Revenue System (AIRS) will be required at an estimated cost \$13,000.00.

Time Required :

Adequate time is allowed for implementation.

Procedural Changes :

The beer, malt beverage and hard cider return will have to be amended to add ready-to-drink product as an option.

Other Comments :

None.

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Legal Analysis :

None.
