## ARKANSAS SENATE

91st General Assembly - Regular Session, 2017

## **Amendment Form**

Subtitle of Senate Bill No. 643 TO AMEND THE AUTHORITY OF MUNICIPALITIES TO TAX ARKANSAS WINERIES.

## Amendment No. 1 to Senate Bill No. 643

Amend Senate Bill No. 643 as originally introduced:

Page 1, delete line 5, and substitute the following: "By: Senators Stubblefield, Standridge"

AND

Page 1, delete line 9, and substitute the following: "TAX ARKANSAS WINERIES; TO USE REVENUE FROM WINE EXCISE TAXES TO PROMOTE RESEARCH CONCERNING THE PRODUCTION AND MARKETING OF ARKANSAS WINE AND ARKANSAS WINE GRAPES: AND FOR OTHER PURPOSES."

AND

Page 1, delete line 14, and substitute the following: "TO TAX ARKANSAS WINERIES; AND TO USE REVENUE FROM WINE EXCISE TAXES FOR THE PRODUCTION AND MARKETING OF ARKANSAS WINE AND WINE GRAPES."

AND

Delete everything after the enacting clause and substitute the following: "SECTION 1. Arkansas Code § 3-5-903 is amended to read as follows: 3-5-903. Rules and regulations.

- (a) The Director of the Department of Finance and Administration may establish reasonable rules and regulations to be followed by wineries in this state in making application for the subsidy payments and to prevent abuse of the subsidy payments.
- (b) An application for a grant under this section shall include a certification in substantially the following form: "I hereby certify that this winery is actively involved in the sale of wine as an Arkansas-bonded winery and has been for a minimum of five (5) years or

has a federal license and has been licensed by the State of Arkansas as of January 1, 2016. I also certify that this winery grows two (2) or more acres of grapes and produced a minimum of one thousand gallons (1,000 gal.) of wine by fermentation on the winery premises in the previous calendar year. I also

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acknowledge that only those applicants receiving certification of compliance of eligibility requirements from the Arkansas Wine Producers Council shall be eligible to receive grants under the provisions under this law. I also certify that this winery uses not less than seventy-five percent (75%) of Arkansas grown and produced grapes, fruits, berries, or vegetables.

<u>Date:</u>	
Name of Winery:	
Address:	
City, State, Zip Code:	
Telephone, Fax, email (Optional):	
Number of years as Bonded Arkansas Winery:	
Date of Arkansas or Federal License:	
Ownership of Winery & Contact:	
Signature:	

When I sign this Application I hereby authorize the release to the Department of Finance and Administration my TTB forms 5000.24 which contain the Federal Excise Taxes that I have paid on all the wine I have sold in the previous fiscal year, and further authorize the release of all the forms that report the excise taxes that I have paid in all the states that I have sold wine in the previous fiscal year to enable the Department of Finance and Administration to properly and accurately ascertain the exact excise taxes that I have paid in Arkansas, in order to Prevent Theft by Deception of Grant Funds.

Such theft when the value of stolen property or services is between one thousand dollars (\$1,000) and five thousand dollars (\$5,000) is classified as a Class D Felony in Arkansas. Such theft when the value of property is worth five thousand dollars (\$5,000) to twenty-five thousand dollars (\$25,000) is a class C Felony. A felony in Arkansas may by punishable by a prison term."

SECTION 2. Arkansas Code  $\S$  3-7-108 is amended to read as follows: 3-7-108. Disposition of funds.

- (a)(1) All taxes, penalties, and costs collected by the Director of the Department of Finance and Administration under the provisions of §§ 3-7- $\frac{101-3-7-104}{3-7-103}$ § 3-7- $\frac{104(1)-(3)}{3-7-104(5)-(7)}$ , and §§ 3-7- $\frac{106-3-7-100}{3-7-110}$  shall be general revenues and shall be deposited in the State Treasury to the credit of the State Apportionment Fund.
- (2) The Treasurer of State, on or before the fifth day of the month next following the month during which such funds shall have been received by him or her, shall allocate and transfer the funds to the various State Treasury funds in the proportions to each as provided by law, after first transferring to the General Revenue Fund Account of the State Apportionment Fund an amount equivalent to the cost of collection and other charges as also provided by law.
- (b)(1) Taxes, penalties, and costs collected by the director under § 3-7-104(4) on or before June 30, 2017, shall be disposed of under subsection (a) of this section.
- (2)(A) Taxes, penalties, and costs collected by the director under § 3-7-104(4) on or after June 30, 2017, in an amount equal to the taxes, penalties, and costs collected by the director in fiscal year 2016,

shall be disposed of under subsection (a) of this section.

(B)(i) Taxes, penalties, and costs collected by the director under § 3-7-104(4) on or after June 30, 2017, in an amount in excess of the taxes, penalties, and costs collected by the director in fiscal year 2016, shall be deposited into the State Treasury as special revenues to the credit of the Arkansas Agricultural Marketing Grants Fund.

(ii) The grant funds deposited under subdivision (b)(2)(B)(i) of this section shall be divided as follows:

(a) Twenty percent (20%) to the Arkansas Wine

Producers Council Fund; and

(b) Eighty percent (80%) to eligible Arkansas

wineries.

SECTION 3. Arkansas Code \$ 26-77-203 is amended to read as follows: 26-77-203. Native Small farm wine producers.

- (a) A municipality in which the manufacturing facilities of a native small farm wine producer are located and which producer produces four hundred thousand gallons (400,000 gals.) has the facilities and production capacity to produce one million gallons (1,000,000 gal.) or more of wine per year or more is authorized to may levy a tax of not to exceed three percent (3%) on the gross receipts derived from the sale at retail of native small farm wines and a tax of one percent (1%) on the gross receipts derived from the sale of beer at the retail outlet and restaurant of the native small farm wine producer located within the municipality.
- (b) The tax authorized in this section may be levied by ordinance of the governing body of the municipality and shall be collected and remitted to the city treasurer in such manner, and the proceeds thereof of the tax may be used for such purposes, as may be prescribed by ordinance."

The Amendment was read the first time, rules suspended and read the second time and	i
By: Senator G. Stubblefield	
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MGF351	Secretary