State of South Dakota

NINETY-THIRD SESSION LEGISLATIVE ASSEMBLY, 2018

645Z0881

SENATE ENGROSSED NO. $SB\ 187 - 2/23/2018$

This bill has been extensively amended (hoghoused) and may no longer be consistent with the original intention of the sponsor.

Introduced by: Senators Solano and Rusch and Representative Johnson

- 1 FOR AN ACT ENTITLED, An Act to accommodate legislation authorizing the issuance of
- wine manufacturer licenses.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- 4 Section 1. That the code be amended by adding a NEW SECTION to read:
- For the purposes of this Act the term, wine manufacturer, means any manufacturer located
- 6 in this state producing, blending, filtering, clarifying, aging and bottling wine, as defined in
- 7 § 35-1-1, that is not a farm winery.
- 8 Section 2. That the code be amended by adding a NEW SECTION to read:
- 9 The fee for a wine manufacturer license is two thousand five hundred dollars.
- Section 3. That the code be amended by adding a NEW SECTION to read:
- Except as provided in this Act, all provisions of title 35 apply to the production, sale,
- possession, transportation, and consumption of alcoholic beverages produced by any person
- licensed pursuant to this Act.
- 14 Section 4. That the code be amended by adding a NEW SECTION to read:
- There is hereby levied on all alcoholic beverages produced by any person licensed pursuant



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- 1 to this Act an excise tax at the same rates and collected and administered in the same manner
- 2 as the taxes imposed on alcoholic beverages in chapter 35-5. Notwithstanding any other
- 3 provision of law, the taxes imposed on a wine manufacturer shall be deposited in the general
- 4 fund.
- 5 Section 5. That the code be amended by adding a NEW SECTION to read:
- A licensed wine manufacturer may sell on the licensed premises alcoholic beverages
- 7 produced by the licensee for on-sale or off-sale consumption. A licensed wine manufacturer may
- 8 sell alcoholic beverages produced by the licensee to any wholesaler authorized to receive the
- 9 alcoholic beverages.
- Section 6. That the code be amended by adding a NEW SECTION to read:
- The holder of any license issued under this Act shall register labels for each type or brand
- produced with the department in the same manner as prescribed for alcoholic beverages in
- chapter 39-13, before sale. If the label or brand states or implies in a false or misleading manner
- 14 a connection with an actual living or dead Native American leader, the department shall reject
- the registration of the label.
- Section 7. That the code be amended by adding a NEW SECTION to read:
- 17 The secretary may promulgate rules, pursuant to chapter 1-26, establishing the criteria and
- procedures for obtaining a license pursuant to this Act, and procedures for collecting the excise
- 19 taxes pertaining to the licenses.
- Section 8. That the code be amended by adding a NEW SECTION to read:
- A licensed wine manufacturer may operate up to one additional location in this state by
- 22 obtaining a license pursuant to this Act for each location if the licensed wine manufacturer
- 23 performs at least one manufacturing process at each site.
- Section 9. That the code be amended by adding a NEW SECTION to read:

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The quantity of bulk wine in any wine manufacturer's annual production shall not exceed

- 2 fifty percent of that winery's annual production. The bulk wine must be blended and not bottled.
- 3 Bulk wine as used in this section means fermented juice from grapes and other fruit bases or
- 4 honey. If the name and address section of the label states anything other than, Estate Bottled,
- 5 pursuant to 27 CFR 4.26 as of January 1, 2018, or, Produced and Bottled, or, Made and Bottled,
- 6 Blended and Bottled, Cellared and Bottled, Vinted and Bottled or Prepared and Bottled,
- 7 pursuant to 27 CFR 4.35 as of January 1, 2018, the department shall reject the registration of
- 8 the label.