HOUSE BILL 230

56TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2023

INTRODUCED BY

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AN ACT

RELATING TO TAXATION; INCREASING LIQUOR EXCISE TAX RATES; ELIMINATING RATE DIFFERENTIALS FOR MICROBREWERS, SMALL WINEGROWERS AND CRAFT DISTILLERS; INDEXING THE RATES TO INFLATION; DISTRIBUTING A PORTION OF THE REVENUE FROM THE TAX TO A NEW ALCOHOL HARMS ALLEVIATION FUND; MAKING AN APPROPRIATION.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

SECTION 1. Section 7-1-6.40 NMSA 1978 (being Laws 1997, Chapter 182, Section 1, as amended) is amended to read:

"7-1-6.40. DISTRIBUTION OF LIQUOR EXCISE TAX--LOCAL DWI GRANT FUND--CERTAIN MUNICIPALITIES--DRUG COURT FUND--ALCOHOL HARMS ALLEVIATION FUND. --

A distribution pursuant to Section 7-1-6.1 NMSA 1978 in an amount equal to [forty-five] twelve percent of the .223698.3

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net receipts attributable to the liquor excise tax shall be made to the local DWI grant fund.

- A distribution pursuant to Section 7-1-6.1 NMSA 1978 of [twenty thousand seven hundred fifty dollars (\$20,750) monthly from] one-fourth percent of the net receipts attributable to the liquor excise tax shall be made to a municipality that is located in a class A county and that has a population according to the most recent federal decennial census of more than thirty thousand but less than sixty thousand and shall be used by the municipality only for the provision of alcohol treatment and rehabilitation services for street inebriates.
- [Beginning July 1, 2019] A distribution pursuant to Section 7-1-6.1 NMSA 1978 in an amount equal to [five] one and one-half percent of the net receipts attributable to the liquor excise tax shall be made to the drug court fund.
- D. A distribution pursuant to Section 7-1-6.1 NMSA 1978 in an amount equal to eighty-six and one-fourth percent of the net receipts attributable to the liquor excise tax shall be made to the alcohol harms alleviation fund."
- SECTION 2. Section 7-17-5 NMSA 1978 (being Laws 1993, Chapter 65, Section 8, as amended) is amended to read:
 - "7-17-5. IMPOSITION AND RATE OF LIQUOR EXCISE TAX.--
- There is imposed on a wholesaler who sells alcoholic beverages on which the tax imposed by this section .223698.3

2	"liquor excise tax", at the following rates on alcoholic
3	beverages sold:
4	[(l) on spirituous liquors, except as provided
5	in Paragraph (9) of this subsection, one dollar sixty cents
6	(\$1.60) per liter;
7	(2) on beer, except as provided in Paragraph
8	(5) of this subsection, forty-one cents (\$.41) per gallon;
9	(3) on wine, except as provided in Paragraphs
10	(4) and (6) of this subsection, forty-five cents (\$.45) per
11	liter;
12	(4) on fortified wine, one dollar fifty cents
13	(\$1.50) per liter;
14	(5) on beer manufactured or produced by a
15	microbrewer and sold in this state, provided that proof is
16	furnished to the department that the beer was manufactured or
17	produced by a microbrewer, eight cents (\$.08) per gallon on the
18	first thirty thousand barrels sold, twenty-eight cents (\$.28)
19	per gallon for all barrels sold over thirty thousand barrels
20	but less than sixty thousand barrels and forty-one cents (\$.41)
21	per gallon for sixty thousand or more barrels sold;
22	(6) on wine manufactured or produced by a
23	small winegrower and sold in this state, provided that proof is
24	furnished to the department that the wine was manufactured or
25	produced by a small winegrower:
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has not been paid an excise tax, to be referred to as the

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4	each liter sold over
5	hundred fifty thousand
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7	each liter sold over a
8	over one million five
9	(7)
10	(8) of this subsection
11	(8)
12	small winegrower and
13	furnished to the depar
14	produced by a small w
15	on the first thirty th
16	(\$.28) per gallon for
17	barrels but less than
18	cents (\$.41) per gallo
19	sold; and
20	(9)
21	produced by a craft d
22	60-6A-6.1 NMSA 1978, 1
23	department that the s
24	produced by a craft d :
25	alcohol by volume, ei

			(a)	ten	cents	(\$.10)	per	liter	on	the
first	eighty	thousand	lite	rs;	sold;					

(b) twenty cents (\$.20) per liter on each liter sold over eighty thousand liters but not over nine hundred fifty thousand liters; and

(c) thirty cents (\$.30) per liter on each liter sold over nine hundred fifty thousand liters but not over one million five hundred thousand liters;

(8) of this subsection forty-one cents (\$.41) per gallon

(8) on cider manufactured or produced by a small winegrower and sold in this state, provided that proof is furnished to the department that the cider was manufactured or produced by a small winegrower, eight cents (\$.08) per gallon on the first thirty thousand barrels sold, twenty-eight cents (\$.28) per gallon for all barrels sold over thirty thousand barrels but less than sixty thousand barrels and forty-one cents (\$.41) per gallon for sixty thousand or more barrels sold: and

(9) on spirituous liquors manufactured or produced by a craft distiller licensed pursuant to Section 60-6A-6.1 NMSA 1978, provided that proof is provided to the department that the spirituous liquors were manufactured or produced by a craft distiller, for products up to ten percent alcohol by volume, eight cents (\$.08) per liter for the first .223698.3

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4	thirty-two cents (\$.32) per liter on the first one hundred
5	seventy-five thousand liters sold and sixty-five cents (\$.65)
6	per liter on the next two hundred thousand liters sold;]
7	(1) from July 1, 2023 through June 30, 2027:
8	(a) on spirituous liquors, twenty-five
9	cents (\$.25) per one and one-half ounce serving;
10	(b) on beer and cider, twenty-five cents
11	(\$.25) per twelve ounce serving;
12	(c) on wine, twenty-five cents (\$.25)
13	per five ounce serving; and
14	(d) on fortified wine, twenty-five cents
15	(\$.25) per three and one-half ounce serving; and
16	(2) on and after July 1, 2027, the rates as
17	determined pursuant to Subsection B of this section.
18	B. No later than April 30, 2027 and April 30 of
19	each subsequent year, the department shall calculate the rates
20	of liquor excise tax to be imposed as of July 1 of that year.
21	The rates of the liquor excise tax shall be equal to the
22	product, rounded down to the nearest whole cent, of the rates
23	provided in Paragraph (1) of Subsection A of this section,
24	multiplied by a fraction with a numerator equal to the consumer
25	price index for the previous calendar year and a denominator

two hundred fifty thousand liters sold and twenty-eight cents

sold and for products over ten percent alcohol by volume,

(\$.28) per liter for the next two hundred fifty thousand liters

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equal to the consumer price index for the most current calendar year available.

[Br] C. The volume of wine transferred from one winegrower to another winegrower for processing, bottling or storage and subsequent return to the transferor shall be excluded pursuant to Section 7-17-6 NMSA 1978 from the taxable volume of wine of the transferee. Wine transferred from an initial winegrower to a second winegrower remains a tax liability of the transferor, provided that if the wine is transferred to the transferee for the transferee's use or for resale, the transferee then assumes the liability for the tax due pursuant to this section.

[G.] D. A transfer of wine from a winegrower to a wholesaler for distribution of the wine transfers the liability for payment of the liquor excise tax to the wholesaler upon the sale of the wine by the wholesaler.

E. As used in this section, "consumer price index"

means the consumer price index for all urban consumers

published by the United States department of labor for the

month ending September 30."

SECTION 3. [NEW MATERIAL] ALCOHOL HARMS ALLEVIATION
FUND.--

A. The "alcohol harms alleviation fund" is created as a reverting fund in the state treasury. The fund consists of appropriations, distributions, gifts, grants, donations and .223698.3

bequests made to the fund and income from investment of the fund. The department of finance and administration shall administer the fund, and money in the fund is subject to appropriation by the legislature to the human services department, department of health, early childhood education and care department, public education department and higher education department for:

- (1) alcohol harms prevention, treatment and recovery services;
- (2) behavioral health treatment for justiceinvolved populations and others not covered by the state medicaid program or other health insurance;
- (3) addressing social determinants of health related to alcohol misuse;
- (4) support for victims of alcohol-related crimes, including domestic violence and sexual assault; and
- (5) prevention and reduction of alcohol harms on lands of Indian nations, tribes and pueblos.
- B. Money in the fund shall be expended by warrant of the secretary of finance and administration pursuant to vouchers signed by the secretary or the secretary's authorized representative.
- SECTION 4. APPROPRIATION.--Two hundred thousand dollars (\$200,000) is appropriated from the general fund to the department of finance and administration for expenditure in .223698.3

fiscal year 2024 to contract for services to coordinate proposals to the legislature for the expenditure of funds in the alcohol harms alleviation fund. Any unexpended or unencumbered balance remaining at the end of fiscal year 2024 shall revert to the general fund.

SECTION 5. EFFECTIVE DATE.--The effective date of the provisions of this act is July 1, 2023.

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