## SUBSTITUTE FOR SENATE BILL NO. 506

A bill to amend 1998 PA 58, entitled "Michigan liquor control code of 1998," by amending section 409 (MCL 436.1409), as amended by 2000 PA 395.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 409. (1) Except as provided in this section, the
- 2 commission shall levy and collect a tax on all beer manufactured or
- 3 sold in this state at the rate of \$6.30 per barrel if the beer is
- 4 sold in bulk or in different quantities. The IF THE BEER IS
- 5 MANUFACTURED IN THIS STATE, THE tax shall be paid by the brewer or
- 6 brewpub if THAT manufactured in this state or by the wholesaler or
- 7 the person from whom purchased if THE BEER UNLESS THE BREWER
- 8 DESIGNATES THE WHOLESALER TO PAY THE TAX ON BEHALF OF THE BREWER.
- 9 IF THE BEER IS manufactured outside this state, whichever is
- 10 designated by the commission. THE TAX SHALL BE PAID BY THE

- 1 WHOLESALER ASSIGNED TO DISTRIBUTE THAT BEER AND THE TAX SHALL BE
- 2 LEVIED AND COLLECTED ON THE NUMBER OF BARRELS THE WHOLESALER
- 3 ACTUALLY SOLD OF THAT BEER. The commission shall establish by rule
- 4 a method for the collection of the tax levied in this subsection.
- 5 HOWEVER, THE COMMISSION SHALL NOT REQUIRE THAT THE TAX LEVIED IN
- 6 THIS SUBSECTION BE PAID IN LESS THAN QUARTERLY INTERVALS. The rules
- 7 shall be promulgated pursuant to the administrative procedures act
- 8 of 1969, 1969 PA 306, MCL 24.201 to 24.328.
- 9 (2) The tax levied in subsection (1) shall not be collected
- 10 with respect to ON beer that is consumed on the premises of the
- 11 manufacturer or is damaged in the process of brewing, packaging,
- 12 and storage and is not offered for sale, except that beer sold by a
- 13 brewpub for consumption on the premises or beer produced and
- 14 consumed on the premises of a micro brewer is subject to the tax
- 15 levied under subsection (1).
- 16 (3) The tax levied under subsection (1) shall be rebated to
- 17 the person who—THAT paid the tax if that person provides
- 18 satisfactory proof to the commission that the beer was shipped
- 19 outside of this state for sale and consumption outside this state.
- 20 (4) For the purposes of the tax levied under subsection (1), a
- 21 barrel of beer contains 31 gallons.
- 22 (5) The commission may promulgate a rule that designates the
- 23 states or the laws or the rules of other states that require a
- 24 licensed wholesaler of beer to pay an additional fee for the right
- 25 to purchase, import, or sell beer manufactured in this state; that
- 26 denies the issuance of a license authorizing the importation of
- 27 beer to any <del>licensed</del> wholesaler of beer in that state who <del>may make</del>

- 1 application APPLIES for the license; that prohibits licensed
- 2 wholesalers of beer in that state from possessing or selling beer
- 3 purchased in this state, unless the person from whom THE BEER WAS
- 4 purchased has secured a license and paid a fee in that state, if
- 5 the seller does not transport the beer into the state and does not
- 6 sell the beer in the state; or that imposes any higher taxes or
- 7 inspection fees upon beer manufactured in this state when
- 8 transporting the beer into or selling the beer in that state than
- 9 taxes or fees imposed upon beer manufactured and sold within that
- 10 state. A rule promulgated under this subsection shall prohibit all
- 11 licensees from purchasing, receiving, possessing, or selling any
- 12 beer manufactured in any state designated in the rule. A rule
- 13 promulgated under this subsection becomes effective as provided in
- 14 section 47 of the administrative procedures act of 1969, 1969 PA
- 15 306, MCL 24.247. Any licensee or person adversely affected by a
- 16 rule promulgated under this subsection is entitled to review by
- 17 leave to a court of competent jurisdiction regarding the question
- 18 as to whether the commission acted illegally or in excess of its
- 19 authority in making its finding under this subsection with respect
- 20 to any state.
- 21 (6) An eliqible brewer OR A WHOLESALER DESIGNATED TO PAY THE
- 22 TAX OF AN ELIGIBLE BREWER may claim a credit against the tax levied
- 23 under subsection (1) in the amount of \$2.00 per barrel for the
- 24 first 30,000 barrels. As used in this subsection, "eliqible brewer"
- 25 means a brewer, whether or not located in this state, or brewpub
- 26 that manufactures not more than 50,000 barrels of beer during the
- 27 tax year for which the credit is claimed. In determining the number

- 1 of barrels for purposes of the credit, all brands and labels of a
- 2 brewer shall be combined and all facilities for the production of
- 3 beer that are owned or controlled by the same person shall be
- 4 treated as a single facility.
- 5 Enacting section 1. This amendatory act does not take effect
- 6 unless all of the following bills of the 97th Legislature are
- 7 enacted into law:
- 8 (a) Senate Bill No. 504.
- 9 (b) Senate Bill No. 505.
- 10 (c) Senate Bill No. 507.
- 11 (d) Senate Bill No. 650.
- 12 (e) Senate Bill No. 651.
- 13 (f) House Bill No. 4277.
- 14 (g) House Bill No. 4709.
- 15 (h) House Bill No. 4710.
- 16 (i) House Bill No. 4711.