Florida Senate - 2016 Bill No. HB 7099, 2nd Eng.



LEGISLATIVE ACTION

Senate Comm: WD 03/04/2016 House

The Committee on Appropriations (Hays) recommended the following:

Senate Amendment to Amendment (403268) (with title amendment)

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9 10 Between lines 4 and 5

insert:

Section 1. Paragraph (a) of subsection (2) of section 565.03, Florida Statutes, is amended to read:

565.03 License fees; manufacturers, distributors, brokers, sales agents, and importers of alcoholic beverages; vendor licenses and fees; craft distilleries.-

COMMITTEE AMENDMENT

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11	(2)(a) A distillery authorized to do business under the
12	Beverage Law shall pay an annual state license tax for each
13	plant or branch operating in the state, as follows:
14	1. If engaged in the business of manufacturing distilled
15	spirits, a state license tax of \$4,000.
16	2. If engaged in the business of rectifying and blending
17	spirituous liquors and nothing else, a state license tax of
18	\$4,000.
19	3. If engaged in the business of manufacturing distilled
20	spirits as a qualified craft distillery, a state license tax of
21	\$1,000.
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23	======================================
24	And the title is amended as follows:
25	Delete line 1249
26	and insert:
27	An act relating to taxation; amending s. 565.03, F.S.;
28	specifying the annual state license tax for certain
29	plants or branches of a specified distillery; amending
30	s. 196.012,

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