

~~§ 409.1.~~

~~(A) IN SOMERSET COUNTY, THE HOLDER OF A CLASS 3 OR A CLASS 4 WINE LICENSE MAY PROVIDE SAMPLES OF WINE TO PERSONS VISITING THE LICENSED PREMISES.~~

~~(B) THE WINE SAMPLING PRIVILEGE AUTHORIZES THE HOLDER TO SERVE A MAXIMUM OF 2 OUNCES OF WINE FROM EACH GIVEN BRAND THAT IS MANUFACTURED ON THE PREMISES TO EACH PERSON FOR SAMPLING PURPOSES.~~

~~(C) THE WINE SAMPLE SHALL BE SERVED AND CONSUMED ON THE PREMISES WHERE THE WINE IS MANUFACTURED.~~

~~(D) THE HOLDER MAY NOT CHARGE FOR THE SAMPLING.~~

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 1999.

Approved May 13, 1999.

CHAPTER 492

(House Bill 1148)

AN ACT concerning

Tax Credits - New or Expanded Business Premises

FOR the purpose of clarifying the process by which counties and municipal corporations elect to allow certain business entities to qualify for certain tax credits; clarifying that certain premises must be newly constructed to qualify for a tax credit; providing for notice and certification procedures; providing for a limited time in which the credits must be earned; providing that the affiliates of certain business entities are included for certain purposes relating to qualifying for and claiming certain enhanced property tax credits for certain new or expanded business premises and certain newly renovated premises under certain circumstances; eliminating a prohibition against granting the credits to a business entity that has been certified for a certain other tax credit; providing for the calculation of enhanced property tax credits allowed for certain business entities, including their affiliates, that satisfy certain requirements; providing that additional requirements must be met for business entities, including their affiliates, to qualify for the enhanced property tax credit; revising certain tax credit recapture provisions; ~~altering~~ clarifying a requirement that a lessor of real property eligible for certain tax credits make certain reductions under a lease agreement under certain circumstances; providing for the continuing eligibility of a business entity that has qualified for certain tax credits for the tax credits for their full scheduled terms even if this Act is repealed, amended or abrogated; repealing certain tax credits with respect to the public service company franchise tax; repealing certain termination provisions applicable to certain tax credits; providing for the applicability of this Act; requiring the