State of California California Department of Food and Agriculture Agricultural Statistics Branch 650 Capitol Mall, Suite 6-100 Sacramento, CA 95814 (916) 738-6569

PIERCE'S DISEASE, GRAPE CRUSH, AND GRAPE ACREAGE ASSESSMENTS

(FOR THE PERIOD JULY 1, 2024 THROUGH DECEMBER 15, 2024)

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ALL WINERIES AND PROCESSORS WHO RECEIVED GRAPES FOR CRUSHING IN CALIFORNIA DURING THE 2024 MARKETING SEASON (JULY 1, 2024 THROUGH JUNE 30, 2025) ARE REQUIRED TO COMPLETE AND RETURN THIS FORM.

If you complete your 2024 Grape Crush & Purchase Inquiry by using the electronic spreadsheet version, your Pierce's disease assessment will automatically calculate in the spreadsheet and you do NOT need to complete this form.

NOTE: Assessments rates are the same as last year. Pierce's disease assessment is \$1.25 per \$1000 of grapes. This assessment can be calculated by (Total Value of Grapes X 0.00125). Grape Crush assessment is \$0.10 per ton and the Grape Acreage assessment is \$0.04 per ton, for a total of \$0.14 per ton. This assessment can be calculated by (Total Tons X \$0.14).

1. PIERCE'S DISEASE ASSESSMENT (To be paid on ALL GRAPE TONNAGE)

a) Purchased Grapes:

Total Value (Tons Purchased x Purchase Price for Each Variety)	\$	
Assessment Subtotal (<i>Item 1a</i>)	(Total Value X 0.00125)	\$

b) Grown Grapes (exclude grapes you grew and sold to another firm, include gifted grapes):

(1)	(2)	(3)	(4)	(5)	(6)
Variety	District Where Grown	Tons Crushed	Prev. Year's Value (See enclosed Table 10 of the "Errata to the Final Grape Crush Report, 2023")	Total Value (Column 3 x Column 4)	Assessment (Column 5 X 0.00125)
		EX	AMPLES:		
Chardonnay	1	25.0	\$1,376.41	\$34,410.25	\$43.01
Zinfandel	11	310.0	\$661.21	\$204,975.10	\$256.22
Subtotal				\$299.23	
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If you need additional rows, please go to cdfa.ca.gov/mkt/grapecrush.html to download the "Assessment Supplement"

Assessment Subtotal (Item 1b).....

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\$

\$

ASB-GC-002 Revised 09/01/2024

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2. GRAPE CRUSH AND GRAPE ACREAGE ASSESSMENTS

Enter the total tons of all grapes received for crushing during the period July 1, 2024 through December 15, 2024. Include any grapes produced by this firm.

Total Tons Received

a) If More than 100 Tons Received:

Grape Crush & Grape Acreage Assessment (Item 2a)(Total tons x \$0.14)

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\$	·

b) If 100 Tons or Less Received:

While you may still owe Pierce's disease assessment (see item 1), if a winery or processor crushes 100 tons or less, then they do not owe assessment for the Grape Crush or Grape Acreage Survey. You must still file a Grape Crush and Purchase Inquiry Report by January 10, 2025 and pay any Pierce's disease assessment owed.

3. TOTAL AMOUNT DUE:

	Remit one check	\$
4.	LATE CRUSH TONS RECEIVED: Have you or will you receive any grapes for crushing after December 15, 2024? Include vineyard strippings and cold storage.	YES NO
	If yes, another assessment report will be sent to cover the period December 16, 2	024 through June 30, 2025.

I hereby certify that the above is true and correct to the best of my knowledge and belief. I understand that the records from which this report was compiled are subject to audit by the California Department of Food and Agriculture.

Name of Responsible Officer:	Title:
Signature of Officer:	Date:
Email:	Phone:
	a reactived for anything from July 1

NOTE: One copy of this report (along with the assessment payment for all grapes received for crushing from July 1, 2024 through December 15, 2024) must be received in the Department on or before **January 10, 2025**.

PIERCE'S DISEASE ASSESSMENT INSTRUCTIONS

- Processors crushing less than 100 tons are <u>NOT EXEMPT</u> from the assessment. The assessment is ultimately the responsibility of the producer. Producer means a grower, including a cooperative, of grapes in California for wine, wine vinegar, juice, concentrate, or beverage brandy.
- 2. The Pierce's disease assessment is collected by the processor. Processor means a processor who crushes grapes in California for wine, wine vinegar, juice, concentrate, or beverage brandy. All processors must collect the producer's assessment and remit on or before January 10, 2025 to the California Department of Food and Agriculture; processors crushing less than 100 tons are <u>NOT EXEMPT</u> from the assessment. In the case of secondary sales (one processor to another processor), the collection of fees from the producer will be the responsibility of the first processor.
- 3. "Purchased grapes" means grapes grown in California, crushed by a processor for wine, wine vinegar, juice, concentrate, or beverage brandy, and purchased from a person considered a separate entity from the purchaser. For purposes of calculating the amount to be collected by the processor for purchased grapes, the assessment shall be based on the gross dollar value of the grapes, which is the gross dollar amount payable for the grapes before any deductions for government assessments or fees. The weight used for calculating the gross dollar value shall not include material other than grapes and defects or other weight adjustments deducted from gross weight.
- 4. "Grapes not purchased" means all other grapes grown in California and crushed by a processor for wine, wine vinegar, juice, concentrate, or beverage brandy, including, but not limited to, the following:
 - a) Grapes grown by a person who is not considered a separate entity from the processor or who is a member of the processor cooperative.
 - b) Grapes not purchased and crushed to the account of a person who retains ownership of the grapes (grapes listed on Page 9, Question 4 of the Grape Crush and Purchase Inquiry). For example, a processor will not report grapes he/she "custom crushes" for another processor.

For purposes of calculating the assessment for grapes not purchased, the assessment shall be based on the following:

- c) The tonnage of grapes delivered less material other than grapes and defects or other weight adjustments deducted from gross weight.
- d) The weighted average price per ton delivered basis purchased from all non-related sources for wine, wine vinegar, juice, concentrate, or beverage brandy by processors, by type, variety, and reporting district where grown for the grapes delivered, sources as reported in <u>Table 10 of the Errata to the Final Grape Crush Report, 2023 Crop</u>.
- 5. Assessments <u>shall not</u> be paid on (a) material other than grapes, and defects or other weight adjustments deducted from the gross weight ticket, (b) any raisin distilling material, and (c) grapes for which an assessment has been withheld, paid, or is already owed.