Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/1/07 S3/19/07		
2	86th General Assembly	A Bill		
3	Regular Session, 2007		HOUSE BILL	1651
4				
5	By: Representatives Wells, Ha	all, Adcock, Berry, Burris, Dunn, Edwards, L. E	Evans, Everett, Gaskill	ι,
6	George, Hoyt, Kidd, King, Lan	moureux, M. Martin, Overbey, Pierce, Pyle, Ros	senbaum, Saunders, W	Vills
7	By: Senators T. Smith, Whita	ker		
8				
9				
10		For An Act To Be Entitled		
11	AN ACT T	O PROMOTE FREE TRADE AMONG IN-STATE	AND	
12	OUT-OF-S	TATE SMALL WINERIES; TO PROMOTE ECO	NOMIC	
13	DEVELOPM	ENT AND TOURISM IN ARKANSAS; TO LIC	ENSE	
14	SMALL FA	RM WINERIES; TO ALLOW SMALL FARM WI	NERIES	
15	TO OBTAI	N OFF-PREMISES RETAIL SALES OUTLETS	IN	
16	WET COUN	TIES; AND FOR OTHER PURPOSES.		
17				
18		Subtitle		
19	AN AC	T TO PROMOTE FREE TRADE AMONG IN-		
20	STATE	AND OUT-OF-STATE SMALL WINERIES		
21	AND T	O PROMOTE ECONOMIC DEVELOPMENT AND		
22	TOURI	SM IN THE STATE OF ARKANSAS.		
23				
24				
25	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARK	ANSAS:	
26				
27	SECTION 1. Arkan	nsas Code Title 3, Chapter 5 is ame	nded to add an	
28	additional subchapter	to read as follows:		
29	3-5-1601. Defin	ition.		
30	As used in this	subchapter, "small farm winery" mea	ns a wine-making	
31	establishment that does	s not sell more than two hundred fi	fty thousand	
32	(250,000) gallons of w	ine, the alcoholic content of which	does not exceed	-
33	twenty-one percent (21)	%), annually as reported on the fed	eral tax report	form
34	TTB 5120-17, as it exis	sted on January 1, 2007. For the pu	rposes of this	
35	subchapter, a winery o	r a group of wineries, consisting o	<u>f at least fifty</u>	
36	percent (50%) common o	wnership, is to be considered one (1) small farm	

1	winery.
2	
3	3-5-1602. Licensing of small farm wineries.
4	(a) An in-state or out-of-state small farm winery may apply to the
5	Alcoholic Beverage Control Board for a small farm winery license.
6	(b)(1) A small farm winery may be licensed by the board.
7	(2) A license shall:
8	(A) Show the registration number and location of the
9	winery;
10	(B) Show the name of the person that owns or operates the
11	winery; and
12	(C) Be conspicuously posted at the small farm winery.
13	(c)(1) A small farm winery license authorizes the licensee to perform
14	the following functions without the small farm winery having to obtain a
15	separate license:
16	(A) Manufacture wines and bottle wines produced by that
17	small farm winery;
18	(B) Bottle wines produced by another small farm winery;
19	(C) Serve on the premises or at small farm winery off-
20	premises retail sites complimentary samples of wine produced by the small
21	farm winery or another licensed small farm winery, if the small farm winery
22	or its off-premises retail site is located in a wet territory;
23	(D) Sell at retail by the drink or by the package wine
24	produced on the premises of the small farm winery or produced by another
25	small farm winery, if all sales occur in a wet territory and at:
26	(i) The small farm winery off-premises retail sites;
27	<u>or</u>
28	(ii) Fairs and food and wine festivals, with the
29	permission and the consent of the management of the events. A sales and use
30	tax permit is also required;
31	(E) Sell and transport wine produced on the premises of
32	the small farm winery or of another small farm winery to wholesale and retail
33	license holders and small farm winery license holders. To exercise the
34	privileges of this subdivision $(c)(1)(E)$, the small farm winery must obtain a
35	wine wholesale permit; and
36	(F) Sell for consumption on the premises wine produced by

2	or by the package at the licensed premises, if the small farm winery is
3	located in a wet territory.
4	(2) A small farm winery off-premises retail site shall be
5	separately licensed under § $3-5-1605(3)$ before performing the operations
6	listed in subdivision (c)(1) of this section at the off-premises retail site.
7	(d) An applicant for a small farm winery license shall submit with its
8	application to the board a copy of the small farm winery's federal basic
9	permit and proof documenting its annual wine production.
10	
11	3-5-1603. Restaurant wine license — Retail malt beverage license.
12	(a) The Alcoholic Beverage Control Board may issue a restaurant wine
13	license and a retail malt beverage license to a small farm winery license
14	holder, if the issuance of the restaurant wine license and the retail malt
15	$\underline{\text{beverage license}}$ are in connection with the establishment and operation of $\underline{\text{a}}$
16	restaurant, hotel, inn, bed and breakfast, museum, conference center, or any
17	similar business enterprise for the purpose of promoting viticulture,
18	enology, and tourism.
19	(b) The retail malt beverage license issued under this section shall
20	limit the license to the sale of malt beverages for the consumption on the
21	premises only.
22	
23	3-5-1604. Existing native winery licenses.
24	(a) A person that holds a license as a native winery issued under this
25	chapter before the effective date of this subchapter may conduct business as
26	a small farm winery until the native wine license expires.
27	(b) Upon the expiration of a native wine license issued under this
28	chapter before the effective date of this subchapter, the Alcoholic Beverage
29	Control Board may issue a small farm winery license as part of the renewal
30	process if the winery:
31	(1) Meets the criteria under § 3-5-1602(c)(1);
32	(2) Is in good standing; and
33	(3) Submits the winery's federal basic permit and proof of
34	annual wine production to the board.
35	
36	3-5-1605 License fees generally

the small farm winery or another small farm winery and purchased by the drink

1	(a) For the privilege of doing business respectively, as indicated in
2	this section, there shall each fiscal year, beginning July 1, be imposed,
3	assessed, levied, and collected the following license fees:
4	(1)(A) For the privilege of manufacturing wine in quantities not
5	to exceed five thousand (5,000) gallons, a license fee of one dollar (\$1.00)
6	per thousand gallons shall be paid by the manufacturer.
7	(B) However, any persons in this state shall have the
8	right to manufacture free from this license fee from fruits or vegetables,
9	wine for consumption in their homes by themselves and their guests, but not
10	sale, in quantities not to exceed two hundred (200) gallons;
11	(2) For the privilege of manufacturing small farm wine in excess
12	of five thousand (5,000) gallons, a license fee of two hundred fifty dollars
13	(\$250) shall be paid by the manufacturer;
14	(3) For the privilege of selling small farm winery wine, except
15	by a manufacturer for consumption at the manufacturer's winery there shall be
16	paid for each retail dealer's license a fee of fifteen dollars (\$15.00).
17	This subdivision (a)(3) applies to all retail licenses for grocery stores,
18	convenience stores, liquor stores, and package stores that sell malt
19	beverages and wine;
20	(4) For the privilege of selling small farm wine except by a
21	manufacturer at his winery, there shall be paid for each wholesale dealer's
22	license a fee of fifty dollars (\$50.00). This subdivision (4) applies to all
23	beverage alcohol wholesale distributors;
24	(5) For the privilege of selling small farm winery wine at the
25	winery or in this state, there is imposed, assessed, and levied a tax of
26	seventy-five cents (75¢) per gallon upon all the small farm winery wine
27	manufactured and sold in this state under the provisions of this subchapter;
28	<u>and</u>
29	(6) For the privilege of selling small farm winery light wine at
30	the winery or in this state, there is imposed, assessed, and levied a tax of
31	twenty-five cents (25¢) per gallon upon all light wine manufactured and sold
32	in this state under the provisions of this subchapter.
33	(7) Existing licenses.
34	(A) A person that holds a license for the sale of native
35	wine issued under this chapter before the effective date of this subchapter
36	may conduct business as a small farm winery wholesaler or retailer until the

1	native wine license expires.
2	(B) Upon the expiration of a native wine license issued
3	under this chapter on or before the effective date of this subchapter, the
4	Alcoholic Beverage Control Board may issue a new license as part of the
5	renewal process if the wholesaler or retailer:
6	(i) Meets the criteria under this section; and
7	(ii) Is in good standing.
8	(b) Tax on wine shall be based on the amount sold.
9	
10	<u>3-5-1606. Rules.</u>
11	The Alcoholic Beverage Control Board shall promulgate rules to
12	implement this subchapter.
13	
14	3-5-1607. Sales on any day of the week.
15	Notwithstanding any law to the contrary, small farm winery wine may be
16	sold at any winery located in this state for on-premises or off-premises
17	consumption on any day of the week.
18	
19	<u>3-5-1608. Bond.</u>
20	By consent of the Director of the Department of Finance and
21	Administration, the small farm winery may file a bond with the director, the
22	bond to be approved by him, which will entitle the small farm winery to the
23	privilege of making settlement of his taxes every thirty (30) days, the time
24	to be set by the director.
25	
26	<u>3-5-1609. Penalty.</u>
27	A person who violates any provision of this subchapter or any
28	reasonable rule or regulation adopted by the Director of the Alcoholic
29	Beverage Control Division or the Director of the Department of Finance and
30	Administration shall be guilty of guilty of a Class B misdemeanor.
31	
32	SECTION 2. Arkansas Code § 3-2-411 is amended to read as follows:
33	3-2-411. Subchapter incorporated into division approvals -
34	Applicability - Waiver.
35	(a) The terms, conditions, and requirements of this subchapter are
36	hereby expressly made a part of the terms of and as conditions to the

1	approval granted by the Alcoholic Beverage Control Division to distillers,
2	manufacturers, importers, or producers, to do business in the state, and by
3	the application for, the acceptance of, or the conduct of business under any
4	such approval, a distiller, manufacturer, importer, or producer consents and
5	agrees to comply with the terms, conditions, and requirements of this
6	subchapter.
7	(b) This subchapter does not apply to manufacturers or wholesalers of
8	Arkansas native wine small farm winery wines. For the purpose of this
9	section "small farm winery" has the same meaning as defined by § 3-5-1601.
10	(c) No right, duty, or other provision set out in this subchapter may
11	be waived by any agreement or contract between any wholesaler and supplier
12	regardless of whether any such waiver agreement was made prior to or after
13	July 15, 1991.
14	
15	SECTION 3. Arkansas Code Title 3, Chapter 5, Subchapters 4 and 5 are
16	repealed.
17	Subchapter 4.
18	Native Wine Generally.
19	
20	3-5-401. Title.
21	This subchapter shall be known and may be cited as the "Native Wine
22	Law".
23	
24	3-5-402. Definitions.
25	As used in this subchapter, unless the context otherwise requires:
26	(1) "Consumer" means any person who receives or who in any way
27	comes into the possession of wine for the purpose of consuming it, giving it
28	away, or distributing it in any other way other than by sale, barter, or
29	exchange;
30	(2) "Light wine" means any fermented alcoholic liquor made from
31	grapes, berries, fruits, honey, or vegetables and shall include any other
32	mixture containing the fermented juices of grapes, berries, fruits, honey, or
33	vegetables, having an alcoholic content between one-half of one percent
34	(0.5%) and five percent (5%) alcohol by weight;
35	(3) "Manufacture" means to do or to perform any act or thing in
36	the process of making wine;

1	(4) "Manutacturer" means any person who owns, operates, or
2	conducts a winery, but it does not mean the employees of those persons;
3	(5) "Mead" means wine made from honey;
4	(6)(A) "Native wine" means wine made from grapes, berries, other
5	fruits, honey, or vegetables grown or harvested in the State of Arkansas.
6	(B) "Native wine" includes mead;
7	(7) "Person" means one (1) or more natural persons, a company,
8	corporation, partnership, syndicate, or association;
9	(8) "Retail dealer" means any person who sells wine in
10	quantities of five (5) gallons or less to the consumer;
11	(9) "Transport" means to carry, convey, move, or haul by
12	persons, animals, or vehicles, or by any other means whatever, wine from one
13	(1) place to another place, whether the places are definitely designated or
14	not;
15	(10) "Wholesale dealer" means any person who sells wine to
16	retail dealers in any quantities;
17	(11) "Wine" means any fermented alcoholic liquor made from
18	grapes, berries, fruits, honey, or vegetables and shall include any other
19	mixture containing the fermented juices of grapes, berries, fruits, honey, or
20	vegetables, having an alcoholic content of more than five percent (5%)
21	alcohol by weight; and
22	(12) "Winery" means any place or establishment where wine is
23	manufactured in whole or in part.
24	
25	3-5-403. Penalty.
26	Whoever shall violate any provision of this subchapter or any
27	reasonable rule or regulation adopted by the Director of the Alcoholic
28	Beverage Control Division or the Director of the Department of Finance and
29	Administration shall be guilty of a misdemeanor and upon conviction thereof,
30	in addition to the other penalties prescribed in this subchapter, shall be
31	guilty of a Class B misdemeanor.
32	
33	3-5-404. Duties and powers of administrating officers.
34	(a) The Director of the Alcoholic Beverage Control Division shall have
35	supervision of the enforcement of this subchapter, and the Director of the
36	Department of Finance and Administration shall collect all taxes and license

fees required to be paid by any of its provisions, and in this respect they shall be charged with the full administration thereof.

- (b) The Director of the Alcoholic Beverage Control Division shall from time to time promulgate reasonable rules and regulations for the effective enforcement and administration of this subchapter.
- (c) The Director of the Department of Finance and Administration shall from time to time promulgate reasonable rules and regulations for the collection of the taxes and fees.
- (d) To that end, the Director of the Alcoholic Beverage Control

 Division and the Director of the Department of Finance and Administration

 shall prepare and provide the necessary blanks, forms, records, and other

 like supplies as the effective administration and enforcement of this

 subchapter may require.
- (e) The Director of the Alcoholic Beverage Control Division and the Director of the Department of Finance and Administration with respect to the collection of taxes or license fees are empowered to require all reports, invoices, or inspections as may be reasonably necessary to secure full, fair, and complete compliance with the provisions of this subchapter. All reasonable rules and regulations so adopted, so long as they remain in effect, shall have the same force as if written into this subchapter.

3-5-405. Manufacture and sale authorized.

(a) It shall be lawful to manufacture native wine from the juices of grapes, berries, other fruits, honey, and from vegetables grown or harvested in the State of Arkansas and to sell the wine in and out of this state.

(b)(1) However, during a period of a native wine industry disaster relief program, as declared by the Director of the Department of Finance and Administration of this state in the manner authorized by law, a native winery may acquire from sources outside this state quantities of grapes, berries, fruits, or vegetables, or juices, pulp, or blendable wine produced therefrom, to be used in the manufacture of native wine in this state, in quantities which do not exceed the percentage of each such product, as determined by the native wine industry disaster relief order of the Director of the Department of Finance and Administration, as being representative of the percentage of each of the products during each year covered by the order of the Director of the Department of Finance and Administration deemed by him or her to have

1	resulted or to result from the loss of production due to the natural
2	disaster, as determined by the Director of the Department of Finance and
3	Administration and set forth in his or her order.
4	(2) Whenever reference is made in this section and §§ 3-5-801 -
5	3-5-807 to the acquisition of grapes, berries, fruits, or vegetables from
6	sources outside this state to be used for the purposes and in the quantities
7	authorized in this section and in §§ 3-5-804 and 3-5-805, for the production
8	of native wines, the terms shall also be deemed to mean the acquisition of
9	equivalent amounts thereof in the form of juices, pulp, or blendable wines to
10	be used in the manufacture or blending of native wines in this state within
11	the allowable percentages of such products used in the preparation of juices,
12	pulp, or blendable wines as set forth in the order by the Director of the
13	Department of Finance and Administration.
14	
15	3-5-406. Manufacture and sale a privilege - Purpose of subchapter.
16	(a) The business of manufacturing or selling native wine is declared,
17	under the Constitution and laws of the State of Arkansas, to be a privilege.
18	(b) Some of the purposes of this subchapter are to impose, assess, and
19	levy certain license fees and taxes upon the exercise of that privilege.
19	
19 20	levy certain license fees and taxes upon the exercise of that privilege.
19 20 21	levy certain license fees and taxes upon the exercise of that privilege. 3-5-407. License fees generally.
19 20 21 22	levy certain license fees and taxes upon the exercise of that privilege. 3-5-407. License fees generally. For the privilege of doing business respectively, as indicated in this
19 20 21 22 23	levy certain license fees and taxes upon the exercise of that privilege. 3-5-407. License fees generally. For the privilege of doing business respectively, as indicated in this section, there shall each fiscal year, beginning July 1, be imposed,
19 20 21 22 23 24	levy certain license fees and taxes upon the exercise of that privilege. 3-5-407. License fees generally. For the privilege of doing business respectively, as indicated in this section, there shall each fiscal year, beginning July 1, be imposed, assessed, levied, and collected the following license fees:
19 20 21 22 23 24 25	levy certain license fees and taxes upon the exercise of that privilege. 3-5-407. License fees generally. For the privilege of doing business respectively, as indicated in this section, there shall each fiscal year, beginning July 1, be imposed, assessed, levied, and collected the following license fees: (1)(A) For the privilege of manufacturing native wine in
19 20 21 22 23 24 25 26	levy certain license fees and taxes upon the exercise of that privilege. 3-5-407. License fees generally. For the privilege of doing business respectively, as indicated in this section, there shall each fiscal year, beginning July 1, be imposed, assessed, levied, and collected the following license fees: (1)(A) For the privilege of manufacturing native wine in quantities not to exceed five thousand (5,000) gallons, a license fee of one
19 20 21 22 23 24 25 26 27	levy certain license fees and taxes upon the exercise of that privilege. 3-5-407. License fees generally. For the privilege of doing business respectively, as indicated in this section, there shall each fiscal year, beginning July 1, be imposed, assessed, levied, and collected the following license fees: (1)(A) For the privilege of manufacturing native wine in quantities not to exceed five thousand (5,000) gallons, a license fee of one dollar (\$1.00) per thousand gallons shall be paid by the manufacturer.
19 20 21 22 23 24 25 26 27 28	levy certain license fees and taxes upon the exercise of that privilege. 3-5-407. License fees generally. For the privilege of doing business respectively, as indicated in this section, there shall each fiscal year, beginning July 1, be imposed, assessed, levied, and collected the following license fees: (1)(A) For the privilege of manufacturing native wine in quantities not to exceed five thousand (5,000) gallons, a license fee of one dollar (\$1.00) per thousand gallons shall be paid by the manufacturer. (B)(i) However, any persons in this state shall have the
19 20 21 22 23 24 25 26 27 28 29	levy certain license fees and taxes upon the exercise of that privilege. 3-5-407. License fees generally. For the privilege of doing business respectively, as indicated in this section, there shall each fiscal year, beginning July 1, be imposed, assessed, levied, and collected the following license fees: (1)(A) For the privilege of manufacturing native wine in quantities not to exceed five thousand (5,000) gallons, a license fee of one dollar (\$1.00) per thousand gallons shall be paid by the manufacturer. (B)(i) However, any persons in this state shall have the right to manufacture free from this license fee from grapes, berries, or
19 20 21 22 23 24 25 26 27 28 29	levy certain license fees and taxes upon the exercise of that privilege. 3-5-407. License fees generally. For the privilege of doing business respectively, as indicated in this section, there shall each fiscal year, beginning July 1, be imposed, assessed, levied, and collected the following license fees: (1)(A) For the privilege of manufacturing native wine in quantities not to exceed five thousand (5,000) gallons, a license fee of one dollar (\$1.00) per thousand gallons shall be paid by the manufacturer. (B)(i) However, any persons in this state shall have the right to manufacture free from this license fee from grapes, berries, or other fruits or vegetables grown in the State of Arkansas, native wine or
19 20 21 22 23 24 25 26 27 28 29 30 31	levy certain license fees and taxes upon the exercise of that privilege. 3 5 407. License fees generally. For the privilege of doing business respectively, as indicated in this section, there shall each fiscal year, beginning July 1, be imposed, assessed, levied, and collected the following license fees: (1)(A) For the privilege of manufacturing native wine in quantities not to exceed five thousand (5,000) gallons, a license fee of one dollar (\$1.00) per thousand gallons shall be paid by the manufacturer. (B)(i) However, any persons in this state shall have the right to manufacture free from this license fee from grapes, berries, or other fruits or vegetables grown in the State of Arkansas, native wine or light wine for consumption in their homes by themselves and their guests, but
19 20 21 22 23 24 25 26 27 28 29 30 31	levy certain license fees and taxes upon the exercise of that privilege. 3-5-407. License fees generally. For the privilege of doing business respectively, as indicated in this section, there shall each fiscal year, beginning July 1, be imposed, assessed, levied, and collected the following license fees: (1)(A) For the privilege of manufacturing native wine in quantities not to exceed five thousand (5,000) gallons, a license fee of one dollar (\$1.00) per thousand gallons shall be paid by the manufacturer. (B)(i) However, any persons in this state shall have the right to manufacture free from this license fee from grapes, berries, or other fruits or vegetables grown in the State of Arkansas, native wine or light wine for consumption in their homes by themselves and their guests, but not for sale, in quantities not to exceed two hundred (200) gallons.
19 20 21 22 23 24 25 26 27 28 29 30 31 32 33	levy certain license fees and taxes upon the exercise of that privilege. 3-5-407. License fees generally. For the privilege of doing business respectively, as indicated in this section, there shall each fiscal year, beginning July 1, be imposed, assessed, levied, and collected the following license fees: (1)(A) For the privilege of manufacturing native wine in quantities not to exceed five thousand (5,000) gallons, a license fee of one dollar (\$1.00) per thousand gallons shall be paid by the manufacturer. (B)(i) However, any persons in this state shall have the right to manufacture free from this license fee from grapes, berries, or other fruits or vegetables grown in the State of Arkansas, native wine or light wine for consumption in their homes by themselves and their guests, but not for sale, in quantities not to exceed two hundred (200) gallons. (ii) Provided, nothing herein shall be deemed to

1 five thousand (5,000) gallons, a license fee of two hundred fifty dollars 2 (\$250) shall be paid by the manufacturer; (3) For the privilege of selling native wine, except by a 3 4 manufacturer at his winery, there shall be paid for each retail dealer's 5 license a fee of fifteen dollars (\$15.00); 6 (4) For the privilege of selling native wine, except by a 7 manufacturer at his winery, there shall be paid for each wholesale dealer's license a fee of fifty dollars (\$50.00). 8 9 10 3-5-408. Licensing of wineries. 11 (a) Every winery in the State of Arkansas must be licensed by the 12 Director of the Alcoholic Beverage Control Division and must be registered in the office of the director. Every license shall show the registration number 13 and location of the winery and shall show the name of the manufacturer 14 owning, conducting, or operating the winery, and the license shall be 15 16 conspicuously posted at the winery. 17 (b) It is the duty of the director to prescribe reasonable rules requiring proper sanitary conditions about the winery and to see that these 18 19 conditions are met before he shall issue any license. 20 (c) The director shall also prescribe reasonable rules requiring the 21 process of manufacturing native wine to be carried on under proper sanitary 22 conditions and in a sanitary manner. 23 (d) For any failure to comply with all the reasonable rules, the 24 director shall revoke the license of any winery. 25 26 3-5-409. Tax on manufacture and sale - Exception. 27 (a)(1) Under the provisions of this subchapter, for the privilege of 28 manufacturing wine and for selling it at the winery or in this state, there 29 is imposed, assessed, and levied a tax of seventy-five cents (75)) per gallon 30 upon all the wine manufactured and sold in this state under the provisions of 31 this subchapter. 32 (2) For the privilege of manufacturing light wine under the 33 provisions of this subchapter, and for selling it at the winery or in this state, there is imposed, assessed, and levied a tax of twenty-five cents 34 35 (25)) per gallon upon all light wine manufactured and sold in this state 36 under the provisions of this subchapter.

1	(b) By consent of the Director of the Department of Finance and
2	Administration, the manufacturer may file a bond with the director, the bond
3	to be approved by him, which will entitle the manufacturer to the privilege
4	of making settlement of his taxes every thirty (30) days, the time to be set
5	by the director.
6	(c) However, any person in this state shall have the right to
7	manufacture, free from the tax, from grapes, berries, or other fruits or
8	vegetables grown in the State of Arkansas, native wine or light wine for
9	consumption in their home by themselves and guests but not for sale, in
10	quantities not to exceed two hundred (200) gallons.
11	
12	3-5-410. Manner of sale.
13	All native wine, whether sold by the manufacturer, retailer, or
14	wholesale dealer, must be sold in original packages and in the following
15	lots:
16	(1) The manufacturer may sell to the consumer at the winery in
17	lots not to exceed five (5) gallons and to either wholesale or retail dealers
18	in lots not less than five (5) gallons. However, the lots may be contained in
19	packages of less than five (5) gallons each;
20	(2) Retail dealers may sell only to consumers and in lots not to
21	exceed five (5) gallons;
22	(3) Wholesale dealers may sell only to retail dealers and in
23	lots of any quantity.
24	
25	3-5-411. Transportation.
26	(a) It shall be lawful to transport native wine in the original
27	package along any highway, road, street, or other thoroughfare of travel.
28	(b) It shall be unlawful to transport wine along any highway, road,
29	street, or other thoroughfare of travel except in the original package.
30	(c)(l) It is lawful for any winery in the State of Arkansas to ship
31	wines out of the state by common carrier or other appropriate parcel delivery
32	service and for common carriers and other appropriate parcel delivery
33	services to accept wine from Arkansas wineries for delivery outside the State
34	of Arkansas.
35	(2)(A) An individual who purchases native Arkansas wine at the
36	winery may transport the wine pursuant to § 3-5-504 or may have the purchase

```
1
    shipped to him or her at the individual's home by common carrier or
 2
    appropriate parcel delivery service.
 3
                       (B) Under subdivision (c)(2)(A) of this section, it is
 4
    lawful for:
 5
                             (i) Any winery in the State of Arkansas to ship
 6
    wines within the state by common carrier or other appropriate parcel delivery
 7
    service; and
8
                             (ii) Common carriers and other appropriate parcel
9
    delivery services to accept wine from Arkansas wineries for delivery within
    the State of Arkansas.
10
11
12
          3-5-412. Disposition of funds.
13
          (a) All permits or license fees or taxes, penalties, fines, and costs
     received by the Director of the Department of Finance and Administration
14
15
     under the provisions of this subchapter, with the exception of the tax
16
    allocated in subsection (b) of this section, shall be general revenues and
17
    shall be deposited in the State Treasury to the credit of the State
    Apportionment Fund. The Treasurer of State shall allocate and transfer these
18
19
    amounts to the various State Treasury funds participating in general revenues
    in the respective proportions to each as provided by, and to be used for the
20
21
     respective purposes set forth in, the Revenue Stabilization Law of Arkansas,
22
    § 19-5-101 et seg.
23
          (b)(1) All revenues derived from five cents (5) per gallon of the tax
24
    levied upon native wine by § 3-5-409 shall be deposited in the State Treasury
    as special revenues. The net amount thereof shall be credited to the
25
26
     University of Arkansas Fund to be used exclusively for promoting research
27
    concerning the production of wine grapes and the manufacture of wine in
28
    Arkansas and in supporting the Arkansas native wine industry.
29
                 (2) All revenues derived from seventy cents (70) per gallon of
30
    the tax levied upon wine by § 3-5-409 shall be deposited in the State
    Treasury as gross revenues. The net amount thereof shall be credited to the
31
32
    respective funds and accounts in the respective proportions to each and to be
33
    used for the respective purposes as provided in the Revenue Stabilization
34
    Law, § 19-5-101 et seq.
35
36
          3-5-413. Wineries - Sale of wine for on-premises or off-premises
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1	consumption.
2	(a) Notwithstanding the provisions of § 3-5-410 or any other law to
3	the contrary, wine may be sold at any winery located in this state for on-
4	premises or off-premises consumption on any day of the week.
5	(b) The Alcohol Beverage Control Board is hereby authorized to
6	promulgate reasonable rules and regulations for the on-premises sale with
7	foods, and off-premises package sale, labeling, and identification, of wine
8	sold at wine outlets maintained on the premises and operated in connection
9	with a wine manufacturing facility in this state throughout the week, and
10	such regulations shall include the following minimum requirements:
11	(1) The winery shall provide tours through their cellars;
12	(2) Only sealed containers may be removed from the winery
13	premises;
14	(3)(A) That packages sold on Sundays for off-premises
15	consumption shall have attached around the central seam of each such package
16	a tape or other seal approved by the Alcoholic Beverage Control Board to seal
17	such package.
18	(B) Said tape or seal shall be affixed in such manner as
19	directed by the Alcoholic Beverage Control Board which shall prohibit the
20	opening thereof without breaking such tape or seal.
21	(C) On each such package shall be stamped in ink the words
22	"Not to be opened on date of sale by order of the Arkansas Alcoholic Beverage
23	Control Board" and stating the penalty for violating such order in letters of
24	such minimum height and size as may be prescribed by the Alcoholic Beverage
25	Control Board.
26	(c) Breaking the seal required by subdivision (b)(3) of this section
27	on the date of sale shall be a Class C misdemeanor.
28	
29	Subchapter 5.
30	Native Wines - Transportation.
31	
32	3-5-501. Legislative determinations and intent.
33	(a) The General Assembly, in the passage of this subchapter, is
34	cognizant of the practice of Arkansas wineries who produce native wine in
35	cooperating with the efforts of the State Parks, Recreation, and Travel

Commission in promoting the tourist industry of this state by opening their

- expending sums of money for the construction of vineyard observation towers, vineyard roads, tourist centers, and tunnels for the proper flow of travel through their wine cellars, and that these activities by Arkansas wineries who produce native wine have promoted the tourist industry in Arkansas, and are of substantial benefit in promoting the economy and welfare of this state.
 - (b) The General Assembly further recognizes that quantities of native wines are sold at the wineries in this state to connoisseurs of vintage wines who purchase the native wines to stock their home wine cellars, but in the transportation of such wines, persons may often find themselves in technical violation of the laws of this state by transporting greater quantities of native wine through dry counties than are authorized by law.
- (c) It is, therefore, essential to the development of native wine producing industry in this state, with related economic benefits to farms and orchards which produce fruits and berries used in native wine production, and in improved employment advantages enjoyed by those directly or indirectly engaged in native wine production or allied employment, that procedures be developed for the lawful, yet regulated, movement of native wines within the state and through the state so long as the native wine is not used in violation of any local option law.
- (d) The General Assembly further determines that the procedures set forth hereinafter provide reasonable regulations for the lawful transportation of native wines upon the public highways of this state which, if transported in compliance herewith, shall not be in violation of state law or of any local initiated act prohibiting or restricting the manufacture, possession, or sale of alcoholic beverages in this state.
- (e) It is the intent of this subchapter to establish regulated procedures for transportation of native wine on the public highways of this state which are purchased by the purchaser in the manner provided in this subchapter for transportation to a destination outside the State of Arkansas or to a destination within the state in which the lawful manufacture, possession, or sale of alcoholic beverages is prohibited.

- - Any person who shall knowingly or illegally violate any of the

1	provisions of this subchapter shall be guilty of a Class B misdemeanor.
2	
3	3-5-503. Labeling for transportation.
4	(a) The Alcoholic Beverage Control Board is authorized to promulgate
5	reasonable rules and regulations for the labeling and identification of
6	quantities of native wine purchased at wine outlets maintained on the
7	premises and operated in connection with a native wine manufacturing facility
8	in this state, which would identify native wines and authorize the
9	transportation of them upon the public highways of this state to a
10	destination outside this state or to a destination within this state in which
11	the lawful possession or sale of alcoholic beverages is not prohibited by
12	law.
13	(b) The regulation shall include minimum requirements as follows:
14	(1)(A) Each case or partial case of native wine sold at a retail
15	outlet of native wine manufacturers shall have attached around the central
16	seam of each case a tape or other seal approved by the Alcoholic Beverage
۱7	Control Board to seal the package.
18	(B) The tape or seal shall be affixed in the manner as
19	directed by the Alcoholic Beverage Control Board which shall prohibit the
20	opening of the case in transit or which if opened in transit would enable any
21	law enforcement officer to determine that the sealed case had been unlawfully
22	opened;
23	(2) On each case shall be stamped in ink the words: "Not to Be
24	Opened in Transit by Order of the Arkansas Alcoholic Beverage Control Board,
25	in letters of such minimum height and size as may be prescribed by the
26	Alcoholic Beverage Control Board;
27	(3)(A) In addition thereto, the case shall have stamped or
28	printed on it substantially the following form:
29	
30	ARKANSAS NATIVE WINE TRANSIT PERMIT
31	
32	This package contains Arkansas Native Wine produced by:
33	
34	
35	
86	(Name and Address of Winery)

1	
2	
3	
4	
5	— (Name of Purchaser) (Address)
6	
7	— On, for transit to
8	
9	- (Date of Sale)
10	
11	
12	(Name and Address of Destination)
13	(B) Each case or partial case of native wine shall be
14	stamped in the manner as provided in this section, and there shall be written
15	on each case or partial case the information required in this section.
16	
17	3-5-504. Transportation by purchaser authorized - Limitation.
18	(a) Any person who shall purchase native wine at retail outlets
19	maintained on the premises of, and operated by, the native wine manufacturer
20	may transport a quantity of not more than three (3) cases, not to exceed
21	three (3) gallons per case, of Arkansas-produced native wine. If the cases
22	are packaged, sealed, and stamped in the manner as provided in § 3-5-503,
23	they may be transported upon the public highways of this state without the
24	transportation of them being in violation of any laws of this state or of any
25	local ordinances prohibiting the manufacture, possession, or sale of
26	alcoholic beverages in any dry area through which they are transported on the
27	public highway. This is true so long as the container has been unopened and
28	is being transported by a vehicle to a destination, as reflected on the
29	package, outside the State of Arkansas or to a destination within the State
30	of Arkansas in which the manufacture, possession, or sale of alcoholic
31	beverages is not prohibited by law.
32	(b) For the purposes of this subchapter, each purchaser of Arkansas-
33	produced native wine shall be entitled to purchase not more than three (3)
34	cases of native wine per purchaser as reflected on the sealed cases thereof
35	and may transport native wine in any vehicle under the provisions of this
36	subchapter.

1 (c) Nothing in this subchapter shall be construed to limit the 2 transportation of three (3) cases per vehicle. 3 (d) Nothing in this subchapter shall be construed to grant permission or authority for any person to transport an unlawful quantity of native wine 4 5 to a destination in, or for possession, sale, or use in, any county, city, or 6 portion thereof in which the manufacture, possession, or sale of alcoholic 7 beverages is prohibited by law. 8 9 3-5-505. Package to remain unopened - Inspection. 10 (a) Any person purchasing Arkansas-produced native wines and 11 transporting them in the manner authorized in this subchapter shall not open 12 any container or break any seal or package in which the wines are packaged 13 for transportation in compliance with this subchapter until the package 14 reaches the destination thereof as designated on the sealed package. 15 (b) All cases of Arkansas produced native wine transported under the 16 provisions of this subchapter shall be made available for inspection, upon 17 request, by any law enforcement officer. 18 (c) If a law enforcement officer determines it necessary to open the 19 case for any lawful inspection, he shall attach to the case a statement, in 20 writing, identifying the name, address, and commission of the officer and the 21 site, hour, and date on which the case has been opened, in order that if the person transporting the package is required to submit it for further 22 2.3 inspection, there will be a proper identification thereon that it was opened 24 for inspection and has not been opened in violation of this subchapter. 25 26 SECTION 4. NOT TO BE CODIFIED. In the event that this act, or any part thereof, is determined by a court to be unconstitutional, this act shall 27 become void and all wines, including native wines, distributed for sale in 28 29 the State of Arkansas shall be distributed under § 3-2-401 et seq. and sold 30 by licensed retailers under § 3-4-201 et seq. 31 32 SECTION 5. Arkansas Code § 3-5-607 is repealed. 3-5-607. Tax incentive for export of local wines. 33 34 (a) In order to encourage Arkansas wineries to seek new and broader 35 markets for Arkansas wines outside of Arkansas and to enable the wineries to 36 be less dependent upon Arkansas markets for the sale of their wines, thereby

- giving an incentive for the purchase of more Arkansas fruits and vegetables
 to be used in the production of wines for sale outside this state, the
 General Assembly determines that the establishment of a tax incentive is
 necessary to accomplish this purpose.
 - (11/2) gallons of Arkansas-grown wine that an Arkansas winery sells and ships outside the State of Arkansas, the Arkansas winery shall receive a seventy cent tax credit against tax it must pay for out-of-state wines that the winery imports into this state for blending with Arkansas-produced wines for sale within the State of Arkansas. The Arkansas winery must pay a similiar credit against taxes for wines it sells within the State of Arkansas produced from fruits and vegetables grown outside the State of Arkansas.
 - (c)(1) To qualify for the benefits of the tax credit incentive as provided in subsections (a) and (b) of this section, the Arkansas winery shall submit to the Department of Finance and Administration copies of invoices of sales of Arkansas-grown wines to wholesalers in other states or countries indicating the date of sale and address of the wholesaler.
 - (2) If certain wines on the invoice are blends of Arkansas-grown and out-of-state grown wines, or blends with wines produced in Arkansas from out-of-state fruit, a copy of the blend-ratio record shall accompany the invoice.
 - (3) Invoices may be submitted annually.
- 23 (d) Nothing in this subchapter shall be construed to require Arkansas
 24 wineries to pay gallonage tax in Arkansas on wines shipped and sold to
 25 wholesalers for sale outside of Arkansas.
 - (e) All persons manufacturing controlled beverages shall keep and maintain on the premises the following records:
 - (1) A record showing the kind, quantity, and date of the receipt of all materials brought upon the premises for use in the manufacture of controlled beverages;
- 31 (2) A record of all controlled beverages sold or otherwise 32 disposed of, indicating the date of sale or other disposition, the name of 33 the wholesale or retail outlet purchaser, and the quantity of controlled 34 beverages sold or otherwise disposed of.
 - (f) The records shall be preserved for a period of three (3) years

 from the relevant date of the records and shall be available on the premises

1	at all times for reasonable inspection by authorized agents of the Alcoholic
2	Beverage Control Division and the Department of Finance and Administration.
3	The records, along with federal Bureau of Alcohol, Tobacco, and Firearms
4	production and sales records and other requirements of this subchapter, shall
5	serve as a system to ensure proper collection of wine taxes.
6	
7	SECTION 6. EMERGENCY CLAUSE. It is found and determined by the
8	General Assembly of the State of Arkansas that lawsuits are currently pending
9	in both Federal Court for the Eastern District of Arkansas and Pulaski County
10	Circuit Court regarding the constitutionality of the laws being amended by
11	this subchapter; that the lawsuits are being defended by the office of the
12	Arkansas Attorney General; and that immediate implementation of this act is
13	necessary because any delay may result in substantial costs to the state.
14	Therefore, an emergency is declared to exist and this act being necessary for
15	the preservation of the public peace, health, and safety shall become
16	effective on:
17	(1) The date of its approval by the Governor;
18	(2) If the bill is neither approved nor vetoed by the Governor,
19	the expiration of the period of time during which the Governor may veto the
20	bill; or
21	(3) If the bill is vetoed by the Governor and the veto is
22	overridden, the date the last house overrides the veto.
23	
24	/s/ Wells
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