1	State of Arkansas	As Engrossed: S3/3/11	S3/22/11
2	88th General Assembly	A Bill	
3	Regular Session, 2011		SENATE BILL 348
4			
5	By: Senator M. Lamoureux		
6	By: Representative Eubanks		
7			
8		For An Act To Be	Entitled
9	AN ACT TO	PROVIDE THAT THE ARKAN	SAS AGRICULTURAL
10	MARKETING	GRANTS FUND SHALL ALSO	BE USED TO PROVIDE
11	FUNDING T	O VITICULTURE AND ENOLO	GY PROGRAMS AT PUBLIC
12	INSTITUTI	ONS OF HIGHER EDUCATION	; TO DECLARE AN
13	EMERGENCY	Y; AND FOR OTHER PURPOSE	S.
14			
15			
16		Subtitle	
17	TO I	PROVIDE THAT THE ARKANSA	AS AGRICULTURAL
18	MARI	KETING GRANTS FUND SHALL	L ALSO BE USED
19	TO I	PROVIDE FUNDING TO VITIO	CULTURE AND
20	ENO	LOGY PROGRAMS AT PUBLIC	INSTITUTIONS
21	OF I	HIGHER EDUCATION AND TO	DECLARE AN
22	EME	RGENCY.	
23			
24			
25	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE	STATE OF ARKANSAS:
26			
27	SECTION 1. Ark	ansas Code § 3-5-901 is	amended to read as follows:
28	3-5-901. Progr	am established.	
29	As a means of p	roviding more stable ma	rkets for grapes, fruits,
30	berries, or vegetable	s used in the productio	n of wine in this state, the
31	General Assembly esta	blishes a program of pa	yments, in the form of grants, to
32	be made to:		
33	<u>(1) Each</u>	each winery in this st	ate with respect to grapes,
34	fruits, berries, or v	egetables grown and pro	duced in Arkansas and used by
35	wineries located in t	this state in the produc	tion of wine <u>: and</u>
36	<u>(2) Viti</u>	culture and enology pro	grams at public institutions of

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1 higher education. 2 3 SECTION 2. Arkansas Code § 3-5-903 is amended to read as follows: 4 3-5-903. Rules and regulations. 5 The Director of the Department of Finance and Administration may 6 establish reasonable rules and regulations to be followed by: 7 (1) Wineries wineries in this state in making application for 8 the subsidy payments and to prevent abuse of the subsidy payments; and 9 (2) Public institutions of higher education in Arkansas with a 10 viticulture and enology program in making application for a grant. 11 12 SECTION 3. Arkansas Code § 3-5-905 is amended to read as follows: 13 3-5-905. Applications. 14 (a) Any A winery in this state that produces wine from grapes, fruits, 15 berries, or vegetables grown in this state and complies with the provisions 16 of § 3-5-904, that desires to receive the grants authorized in this 17 subchapter with respect to the purchase of such products or with respect to 18 such products produced in vineyards or of other growing facilities in this 19 state belonging to the winery, may make application for grant payments under 20 this subchapter upon forms and in accordance with the rules and regulations promulgated by the Director of the Department of Finance and Administration. 21 22 (b) A public institution of higher education in Arkansas that has a 23 viticulture and enology program may make application for grant payments under this subchapter upon form and in accordance with regulations promulgated by 24 25 the Director of the Department of Finance and Administration. 26 27 SECTION 4. Arkansas Code § 3-5-907(b), concerning grant payments, are 28 amended to read as follows: 29 (b) Grant funds awarded shall be distributed equally: 30 five thousand dollars (\$25,000), with any remaining balance of the grant to 31 32 be divided among each grantee according to the same ratio as the wine taxes

(1) First to each winery at a base amount not to exceed twenty-five thousand dollars (\$25,000), with any remaining balance of the grant to be divided among each grantee according to the same ratio as the wine taxes paid in the previous calendar year by the grantee, as determined by the Chief Fiscal Officer of the State rate of one dollar (\$1.00) per gallon of wine sold in Arkansas in the previous calendar year with the total amount of the grant fund not to exceed the total wine tax paid by each winery; and

1	(2) The remaining balance to viticulture and enology programs at					
2	public institutions of higher education in Arkansas.					
3						
4	SECTION 5. Arkansas Code § 3-5-908 is repealed since there is					
5	duplicative language in § 19-5-1070.					
6	3-5-908. Arkansas Agricultural Marketing Grants Fund.					
7	There is established on the books of the Treasurer of State, Auditor of					
8	State, and Chief Fiscal Officer of the State an Arkansas Agricultural					
9	Marketing Grants Fund, into which shall be paid such moneys as may be					
10	provided by law to be used exclusively for making payments of grants to					
11	eligible Arkansas wineries.					
12						
13	SECTION 6. Arkansas Code § 19-5-1070(b), concerning the Arkansas					
14	Agricultural Marketing Grants Fund, is amended to read as follows:					
15	(b) $\frac{\text{This}}{\text{The}}$ fund shall consist of such moneys as may be provided by					
16	law, there to be used exclusively for making payments of grants to eligible $\underline{:}$					
17	(1) Arkansas wineries with respect to the purchase of grapes,					
18	fruits, berries, or vegetables produced in this state and purchased for use					
19	in this state for the production of wine; and					
20	(2) Viticulture and enology programs at public institutions of					
21	higher education in Arkansas.					
22						
23	SECTION 7. EMERGENCY CLAUSE. It is found and determined by the					
24	General Assembly of the State of Arkansas that the wine industry is a vital					
25	component of Arkansas's economy; that research in the area of viticulture and					
26	enology is important to the continued success of the wine industry in					
27	Arkansas; and that this act is immediately necessary to fund viticulture and					
28	enology programs that will contribute to a more robust industry and economy.					
29	Therefore, an emergency is declared to exist and this act being immediately					
30	necessary for the preservation of the public peace, health, and safety shall					
31	become effective on:					
32	(1) The date of its approval by the Governor;					
33	(2) If the bill is neither approved nor vetoed by the Governor,					
34	the expiration of the period of time during which the Governor may veto the					
35	bill; or					
36	(3) If the bill is vetoed by the Governor and the veto is					

1	<u>overridden,</u>	the	date	the	<i>last</i>	house d	verrides	the ve	to.
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