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By: Senator Harris Introduced and read first time: January 31, 2003 Assigned to: Education, Health, and Environmental Affairs Committee Report: Favorable with amendments Senate action: Adopted Read second time: March 7, 2003				
				CHAPTER
				CIMI IEK
			1 4	AN ACT concerning
2	Alcoholic Beverages - Sale of Out-of-State Wine - Wholesalers			
3]	FOR the purpose of repealing certain requirements imposed on wholesalers of			
4	alcoholic beverages concerning the direct sale of wine from outside the State to			
5	consumers in the State under a direct wine seller's permit; requiring that wine			
6	that is delivered to a personal consumer is shipped to a certain retail dealer;			
7	requiring that a retail dealer keep certain records and identifying numbers;			
8	repealing making a certain service charge rate payable to certain wholesalers or			
9	retail dealers under certain circumstances; requiring the Office of the			
10	Comptroller to create and disseminate a certain list including certain			
11	<u>information</u> ; and generally relating to the direct sale of wine from outside the			
12	State to consumers in the State.			
13	BY repealing and reenacting, without amendments,			
14	Article 2B Alcoholic Beverages			
15	Section 7.5-101(a) and (b)			
16	Annotated Code of Maryland			
17	(2001 Replacement Volume and 2002 Supplement)			
18	BY repealing and reenacting, with amendments,			
19	Article 2B - Alcoholic Beverages			
20	Section 7.5-106 through 7.5-109 <u>7.5-108</u>			
21	Annotated Code of Maryland			
22	(2001 Replacement Volume and 2002 Supplement)			

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

24 MARYLAND, That the Laws of Maryland read as follows:

31 dealer.

1 Article 2B - Alcoholic Beverages 2 7.5 101. 3 In this subtitle the following words have the meanings indicated. (a) "Direct wine seller" means the holder of a direct wine seller's permit issued 4 (b) 5 under this subtitle. 6 7.5-106. 7 Wine that is delivered to a personal consumer shall be [: (a) 8 (1)Shipped] SHIPPED freight prepaid to a [wholesaler] RETAIL DEALER 9 licensed in this State who is designated by the Alcohol and Tobacco Tax Division of the 10 Office of the Comptroller[; and 11 (2) Delivered by the wholesaler to a retail dealer]. 12 The Alcohol and Tobacco Tax Division of the Office of the Comptroller shall (b) record the receipt and disposition of all wine sold by direct wine sellers. 14 (c) The [wholesaler] RETAIL DEALER shall keep a record of the shipping 15 invoice to: Provide the Office of the Comptroller with a documentary trail; and 16 (1)17 (2) Notify the personal consumer of any health or welfare recall. 18 7.5 107. 19 The direct wine seller shall list the contents of the shipment on the outside (a) 20 of the shipping package with an identifying number that the [wholesaler] RETAIL 21 DEALER shall record. 22 [The wholesaler and] A retail dealer [act] ACTS solely as [facilitators] A (b) 23 FACILITATOR in the shipping process and [do] DOES not have title to the wine vested 24 in [them] THE RETAIL DEALER. 25 The wholesaler who receives the shipment may not enter the wine into the 26 wholesaler's inventory but shall deliver the wine on the wholesaler's next delivery date to the retail dealer that the direct wine seller designates.] 28 7.5-108. 29 A personal consumer shall take personal delivery of the shipment at the 30 licensed premises of the retail dealer promptly on receiving notice from the retail

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	(b) [A] IF THE <u>WHOLESALER OR</u> RETAIL DEALER CHOOSES TO IMPOSE A SERVICE CHARGE, A personal consumer shall pay service charges that are not subject to the Maryland sales tax to:
4 5	(1) The] THE retail dealer when the consumer takes delivery at the rate of \$5 per bottle but not more than \$10 per shipment[; and
6 7	(2) The wholesaler at the rate of \$2 per bottle but not more than \$4 per shipment}.
8 9	(c) A personal consumer may not receive more than 108 liters of wine in total from one or more direct wine sellers in a permit year.
10	7.5-109.
13	The [wholesaler and the] retail dealer [do] DOES not bear the risk of loss and [are] IS not liable for any product defect, product contamination, or other product or packaging damage except for damage that [they cause] THE RETAIL DEALER CAUSES.
15	SECTION 2. AND BE IT FURTHER ENACTED, That:
16 17	(a) The Office of the Comptroller shall create and provide a list of wholesalers who are willing to participate in the handling of direct wine shipments.
18	(b) The list created under subsection (a) of this section:
19	(1) shall be posted on the website for the Office of the Comptroller;
20 21	(2) shall be provided, free-of-charge, to any individual who requests information regarding direct wine shipments; and
22 23	(3) shall include the name of the wholesaler, a contact person for the wholesaler, and a contact phone number for the wholesaler.
24 25	SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect June 1, 2003.