0lr2842 CF HB 921

By: Senators Conway, Astle, Brinkley, Brochin, Colburn, Currie, DeGrange, Della, Dyson, Edwards, Exum, Forehand, Frosh, Garagiola, Gladden, Glassman, Haines, Harrington, Harris, Jacobs, Jones, Kasemeyer, Kelley, King, Kittleman, Klausmeier, Kramer, Lenett, McFadden, Middleton, Miller, Munson, Peters, Pinsky, Pipkin, Pugh, Raskin, Reilly, Robey, Rosapepe, Simonaire, Stone, and Zirkin

Introduced and read first time: February 12, 2010

Assigned to: Rules

Re-referred to: Education, Health, and Environmental Affairs, February 19, 2010

Committee Report: Favorable with amendments Senate action: Adopted with floor amendments Read second time: March 23, 2010

CHAPTER _____

- 1 AN ACT concerning
- $\mathbf{2}$

Maryland Winery Modernization Act

3 FOR the purpose of authorizing the Comptroller to issue a farmer's market permit to 4 certain alcoholic beverages licensees; specifying that a permit may be used only $\mathbf{5}$ at a certain time and place and for certain purposes; requiring the licensee to 6 notify the local licensing board of the issuance of a farmer's market permit; 7requiring the Comptroller to submit a certain report to the General Assembly on 8 or before a certain date on the viability and efficacy of instituting in Maryland 9 the policy of permitting direct shipment of wine to consumers in the State; 10 limiting the number of permits that the Comptroller may issue; altering the scope of the Class 4 limited winery license; authorizing a licensee to exercise 11 12certain privileges under certain conditions, including fermenting and bottling 13wine, distilling and bottling pomace brandy, providing samples of wine and 14pomace brandy, and selling or serving certain foods; specifying certain license 15restrictions in Garrett County; requiring a licensee to file a certain notice with 16 the Comptroller under certain conditions; altering the amount of pomace brandy 17a licensee is authorized to distill and bottle; authorizing a licensee to purchase a 18 certain amount of bulk wine for a certain purpose; authorizing a licensee to 19 conduct winemaking and packaging activities at certain locations under certain

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



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$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \end{array} $	circumstances; requiring that throughout the winemaking process, the licensee maintain ownership of the wine or pomace brandy and ensure that the wine or pomace brandy returns to the location of the limited winery; repealing certain provisions that are inconsistent with this Act; providing that this Act applies to certain licensees; <u>providing for the construction of a portion of this Act;</u> requiring the Comptroller to make a certain report on or before a certain date on the growth of the Maryland wine industry; and generally relating to alcoholic beverages in the State.				
9	BY adding to				
10	Article 2B – Alcoholic Beverages				
11	Section $2-101(x)$				
12	Annotated Code of Maryland				
13	(2005 Replacement Volume and 2009 Supplement)				
14	BY repealing and reenacting, with amendments,				
15	Article 2B – Alcoholic Beverages				
16	Section 2–201, 2–205, 11–507, and 11–511				
17	Annotated Code of Maryland				
18	(2005 Replacement Volume and 2009 Supplement)				
19	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF				
20	MARYLAND, That the Laws of Maryland read as follows:				
21	Article 2B – Alcoholic Beverages				
22	2–101.				
23	(X) (1) IN THIS SUBSECTION, "PERMIT" MEANS A FARMER'S MARKET				
24	PERMIT.				
25	(2) THERE IS A FARMER'S MARKET PERMIT.				
26	(3) THE COMPTROLLER MAY ISSUE THE PERMIT TO A HOLDER OF				
27	A LICENSE:				
28	(I) OTHER THAN A CLASS 4 LIMITED WINERY LICENSE,				
29	(I) OTHER THAN A CLASS 4 LIMITED WINERY LICENSE, THAT ALLOWS THE HOLDER TO SELL ALCOHOLIC BEVERAGES TO THE PUBLIC				
29	THAT ALLOWS THE HOLDER TO SELL ALCOHOLIC BEVERAGES TO THE PUBLIC				
29 30	THAT ALLOWS THE HOLDER TO SELL ALCOHOLIC BEVERAGES TO THE PUBLIC FOR CONSUMPTION OFF THE LICENSED PREMISES; AND				
29 30 31 32	THAT ALLOWS THE HOLDER TO SELL ALCOHOLIC BEVERAGES TO THE PUBLIC FOR CONSUMPTION OFF THE LICENSED PREMISES; AND (II) THAT WAS ISSUED BY THE LOCAL LICENSING BOARD OF THE JURISDICTION IN WHICH THE FARMER'S MARKET WILL BE HELD.				
29 30 31 32 33	THAT ALLOWS THE HOLDER TO SELL ALCOHOLIC BEVERAGES TO THE PUBLIC FOR CONSUMPTION OFF THE LICENSED PREMISES; AND (II) THAT WAS ISSUED BY THE LOCAL LICENSING BOARD OF THE JURISDICTION IN WHICH THE FARMER'S MARKET WILL BE HELD. (4) THE HOLDER OF A PERMIT SHALL NOTIFY THE LOCAL				
29 30 31 32	THAT ALLOWS THE HOLDER TO SELL ALCOHOLIC BEVERAGES TO THE PUBLIC FOR CONSUMPTION OFF THE LICENSED PREMISES; AND (II) THAT WAS ISSUED BY THE LOCAL LICENSING BOARD OF THE JURISDICTION IN WHICH THE FARMER'S MARKET WILL BE HELD.				

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1	(4) (5) (I) A PERMIT MAY BE USED ONLY:
$2 \\ 3 \\ 4$	1. <u>At a farmer's market that is listed in the</u> <u>farmer's market directory of the Maryland Department of</u> <u>Agriculture;</u>
5 6	2. At the farmer's market named in the permit; and
7 8	$\frac{2}{2}$ <u>3.</u> DURING THE HOURS OF OPERATION OF THE FARMER'S MARKET FOR WHICH IT IS OBTAINED.
9 10	(II) THE COMPTROLLER MAY ISSUE NOT MORE THAN ONE PERMIT FOR USE AT EACH FARMER'S MARKET.
11	(5) (6)
12	(I) OCCUPY STALL SPACE AT A FARMER'S MARKET; AND
13	(II) SUBJECT TO PARAGRAPH (6) (7) OF THIS SUBSECTION:
14 15 16	1. OFFER AND SELL SEALED CONTAINERS OF WINE TO CONSUMERS FOR CONSUMPTION OFF THE LICENSED PREMISES OF THE FARMER'S MARKET; AND
17 18 19	2. PROVIDE AT NO CHARGE SAMPLES OF WINE NOT TO EXCEED 1 FLUID OUNCE PER BRAND TO CONSUMERS FOR CONSUMPTION ON THE LICENSED PREMISES OF THE FARMER'S MARKET.
$\begin{array}{c} 20\\ 21 \end{array}$	(6) (7) All wine offered for sale or samplings by the permit holder shall be the product of a Class 4 limited winery.
22	2–201.
23	(a) The annual fees for manufacturer's licenses are as follows:
24 25 26 27 28 29 30	Class 1Distillery\$ 2,000Class 2Rectifying600Class 3Winery750Class 4Limited Winery200Class 5Brewery1,500Class 6Pub-Brewery500Class 7Micro-Brewery500

1 (b) (1) Except for a Class 6 pub-brewery license, the holder of a distillery, 2 rectifying, winery, LIMITED WINERY, or brewery license may apply for and obtain, 3 under a different name, one or more additional distillery, rectifying, winery, LIMITED 4 WINERY, or brewery licenses for the same or another premises. Those licenses may be 5 issued to different persons or under trade names used by persons occupying a part of 6 or all of the same premises.

7 (2) (i) The holder of a rectifying, winery, or brewery license may 8 apply for and obtain a wholesaler's license of any class for the same premises or 9 elsewhere as provided under this article.

10 (ii) The holder of a limited winery license may apply for and 11 obtain a Class 6 limited wine wholesaler's license for the same premises or elsewhere 12 as provided under this article.

13 2-205.

14 (a) In this section, "pomace brandy" means brandy that is distilled from the 15 pulpy residue of the wine press, including the skins, pips, and stalks of grapes.

- 16 [(b) A Class 4 manufacturer's license:
- 17
- (1) Is a limited winery license;

18 (2) Authorizes the holder to establish and operate in this State a plant 19 for fermenting and bottling wine and distilling and bottling pomace brandy made from 20 Maryland agriculture products at the location described in the license, unless the 21 Secretary of Agriculture determines that there is insufficient supply available of 22 Maryland agriculture products;

23 (3) Subject to subsection (d) of this section, allows the license holder24 to:

(i) Sell and deliver this wine and pomace brandy to any
wholesale licensee or permit holder in this State, or person outside of this State,
authorized to acquire it;

(ii) Sell this wine and pomace brandy made at the plant to persons participating in a guided tour of the facility. The purchase is limited to one quart of each brand per person per year. Any person who has attained the Maryland legal drinking age may purchase the wine. The licensee may operate only in one location in the State;

(iii) Serve at no charge not more than 6 ounces of wine and
pomace brandy made at the licensed facility to a person who is participating in a
guided tour of the facility, provided the person has attained the Maryland legal
drinking age;

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$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(iv) Sell by the glass wine and pomace brandy produced by the licensee to persons participating in a guided tour of the facility or attending a scheduled promotional event or other organized activity at the licensed premises; and
$4 \\ 5 \\ 6 \\ 7$	(v) Store on its licensed premises, in a segregated area approved by the Comptroller, the product of other Class 4 limited wineries to be used at bona fide Maryland Winery Association promotional activities, provided records are maintained and reports filed as may be required by the Comptroller; and
8 9	(4) Limits the license holder to distilling and bottling not more than 200 gallons of pomace brandy each year.
10 11	(c) In Frederick County the provisions regarding sales on Sundays of this section are governed by § 11–511 of this article.
12	(d) A holder of a Class 4 manufacturer's license in Talbot County:
$\frac{13}{14}$	(1) May produce wine and pomace brandy at each warehouse for which the holder has been issued an individual storage permit; but
$\begin{array}{c} 15\\ 16 \end{array}$	(2) May not serve or sell wine and pomace brandy at a warehouse to the public.]
17	(B) (1) THERE IS A CLASS 4 LIMITED WINERY LICENSE.
18 19	(2) A CLASS 4 LIMITED WINERY LICENSE ALLOWS THE LICENSEE TO:
$\begin{array}{c} 20\\ 21 \end{array}$	(I) SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, FROM AVAILABLE MARYLAND AGRICULTURAL PRODUCTS:
22	1. FERMENT AND BOTTLE WINE; AND
23	2. DISTILL AND BOTTLE POMACE BRANDY; AND
24	(II) SELL AND DELIVER THE WINE AND POMACE BRANDY TO
25	A WHOLESALE LICENSEE OR PERMIT HOLDER IN THIS STATE OR A PERSON
26	OUTSIDE OF THIS STATE THAT IS AUTHORIZED TO ACQUIRE THE WINE AND
27	POMACE BRANDY.
28	(3) (I) ON OR BEFORE JANUARY 31 OF EACH YEAR, THE
20 29	MARYLAND DEPARTMENT OF AGRICULTURE SHALL DETERMINE IF AN

30 INSUFFICIENT SUPPLY OF MARYLAND AGRICULTURAL PRODUCTS EXISTS.

	6		SENATE BILL 858			
$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(II) A LICENSEE MAY USE A MANUFACTURE WINE A	GRICU	N INSUFFICIENT SUPPLY IS DETERMINED TO EXIST, JLTURAL PRODUCTS FROM OUTSIDE THE STATE TO MACE BRANDY.			
4 5 6		OTHE	PROVIDED IN § 2–301 OF THIS TITLE, A LICENSEE ER LICENSE TO POSSESS, MANUFACTURE, SELL, OR E BRANDY.			
7	(5) A LICENSEE MAY:					
8 9	(I) SELL WINE AND POMACE BRANDY PRODUCED BY THE LICENSEE FOR CONSUMPTION;					
$10 \\ 11 \\ 12$	(II) BRAND, PROVIDE SAMP PRODUCES TO A CONSU	PLES O	N AMOUNT NOT EXCEEDING 2 FLUID OUNCES PER F WINE AND POMACE BRANDY THAT THE LICENSEE			
13		1.	AT NO CHARGE; OR			
14		2.	FOR A FEE; AND			
$\begin{array}{c} 15\\ 16 \end{array}$	(III) SELL OR SERVE ONLY:	Subj	ECT TO PARAGRAPH (6) OF THIS SUBSECTION,			
17		1.	BREAD AND OTHER BAKED GOODS;			
18		2.	CHILI;			
19		3.	CHOCOLATE;			
20		4.	CRACKERS;			
21		5.	CURED MEAT;			
22		6.	FRUITS (WHOLE AND CUT);			
23		7.	SALADS AND VEGETABLES (WHOLE AND CUT);			
$\begin{array}{c} 24 \\ 25 \end{array}$	CUT);	8.	hard <u>Hard</u> and soft cheese (whole and			
26 27	WINE:	9.	THE FOLLOWING ITEMS MADE WITH MARYLAND			
28		А.	ICE CREAM;			

1	B. JELLY;
2	C. JAM; AND
3	D. VINEGAR;
4	10. PIZZA;
$5\\6$	11. PREPACKAGED SANDWICHES AND OTHER PREPACKAGED FOODS READY TO BE EATEN; AND
7	12. SOUP; AND
8	<u>13.</u> <u>CONDIMENTS</u> .
9 10 11	(6) (1) A CATERER LICENSED UNDER THIS ARTICLE IS NOT LIMITED TO SELLING OR SERVING ONLY THE FOODS SPECIFIED IN PARAGRAPH (5)(III) OF THIS SUBSECTION.
12 13	(II) <u>A LICENSEE OR ENTITY IN WHICH THE LICENSEE HAS A</u> <u>PECUNIARY INTEREST MAY NOT ACT AS A CATERER OF FOOD.</u>
$\begin{array}{c} 14\\ 15\\ 16\end{array}$	(7) EXCEPT AS PROVIDED IN SUBJECT TO PARAGRAPH (8) OF THIS SUBSECTION, A LICENSEE MAY CONDUCT THE ACTIVITIES SPECIFIED IN PARAGRAPH (5) OF THIS SUBSECTION:
17 18 19	(I) FOR CONSUMPTION OF WINE AND POMACE BRANDY OFF THE LICENSED PREMISES AND FOR SAMPLING, EACH DAY FROM 10 A.M. TO 10 P.M.; AND
20 21 22	(II) FOR CONSUMPTION OF WINE AND POMACE BRANDY ON THE LICENSED PREMISES AND SALES AND SERVICE OF FOOD ON THE LICENSED PREMISES:
23	1. FROM 10 A.M. TO 6 P.M. EACH DAY; OR
24 25 26	2. IF GUESTS ARE ATTENDING A PLANNED PROMOTIONAL EVENT OR OTHER ORGANIZED ACTIVITY ON THE LICENSED PREMISES, FROM 10 A.M. TO 10 P.M. EACH DAY.
$\frac{27}{28}$	(8) (1) This paragraph applies only in Garrett County on Sunday.
29	(II) FROM 1 P.M. TO 10 P.M. A LICENSEE MAY:

1 SERVE WINE AND POMACE BRANDY FOR 1 $\mathbf{2}$ **CONSUMPTION OFF THE LICENSED PREMISES:** 3 2. **PROVIDE SAMPLES OF WINE AND POMACE** 4 BRANDY; $\mathbf{5}$ 3. SUBJECT TO SUBPARAGRAPH (III) OF THIS 6 PARAGRAPH. SERVE WINE AND POMACE BRANDY FOR CONSUMPTION ON THE 7 LICENSED PREMISES: AND 8 4. SUBJECT TO SUBPARAGRAPH (III) OF THIS 9 PARAGRAPH, SELL AND SERVE FOOD THAT IS SPECIFIED IN PARAGRAPH (5)(III) OF THIS SUBSECTION FOR CONSUMPTION ON THE LICENSED PREMISES. 10 11 (III) FROM 6 P.M. TO 10 P.M., A LICENSEE MAY SERVE WINE 12AND POMACE BRANDY AND SELL AND SERVE FOOD FOR CONSUMPTION ON THE 13 LICENSED PREMISES ONLY TO GUESTS WHO ATTEND A PLANNED PROMOTIONAL 14 EVENT OR OTHER ORGANIZED ACTIVITY ON THE LICENSED PREMISES. 15(9) (8) (I) **A** EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS PARAGRAPH, A CLASS 4 LIMITED WINERY LICENSE PERMITS ALLOWS 16 THE HOLDER TO OPERATE 7 DAYS A WEEK. 1718 (II) IN GARRETT COUNTY, A LICENSEE MAY OPEN ON SUNDAYS TO ENGAGE IN THE ACTIVITIES LISTED IN PARAGRAPH (5) OF THIS 19 20SUBSECTION ONLY IN AN ELECTION DISTRICT WHERE THE VOTERS, IN A REFERENDUM AUTHORIZED BY LAW, HAVE APPROVED SUNDAY SALES AT A 2122WINERY. AT LEAST 14 DAYS BEFORE HOLDING A PLANNED 23(10) (9) PROMOTIONAL EVENT AFTER 6 P.M., A LICENSEE SHALL FILE A NOTICE OF THE 24PROMOTIONAL EVENT WITH THE COMPTROLLER ON THE FORM THAT THE 2526**COMPTROLLER PROVIDES.** 27(11) (10) A LICENSEE MAY NOT SELL OR ALLOW TO BE CONSUMED AT THE LOCATION OF THE LIMITED WINERY ANY ALCOHOLIC 2829BEVERAGE OTHER THAN THE WINE OR POMACE BRANDY PRODUCED BY THE

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31 (11) NOTHING IN THIS SUBSECTION LIMITS THE APPLICATION OF
 32 <u>RELEVANT PROVISIONS OF TITLE 21 OF THE HEALTH – GENERAL ARTICLE, AND</u>
 33 <u>REGULATIONS ADOPTED UNDER THAT TITLE, TO A LICENSEE.</u>

LICENSEE UNDER THE AUTHORITY OF THIS SECTION.

1 (C) THE PLACE LISTED ON THE CLASS 4 WINERY LICENSE SHALL BE IN 2 COMPLIANCE WITH § 9–103 OF THIS ARTICLE.

3 (D) A LICENSEE MAY:

4 (1) STORE ON ITS LICENSED PREMISES, IN A SEGREGATED AREA 5 APPROVED BY THE COMPTROLLER, THE PRODUCT OF OTHER CLASS 4 LIMITED 6 WINERIES TO BE USED AT BONA FIDE MARYLAND WINERIES ASSOCIATION 7 PROMOTIONAL ACTIVITIES, PROVIDED RECORDS ARE MAINTAINED AND 8 REPORTS FILED AS MAY BE REQUIRED BY THE COMPTROLLER;

9 (2) DISTILL AND BOTTLE NOT MORE THAN 1,900 GALLONS OF 10 POMACE BRANDY MADE FROM AVAILABLE MARYLAND AGRICULTURAL 11 PRODUCTS;

(3) PURCHASE BULK WINE FERMENTED BY A MANUFACTURER
 LICENSED UNDER THIS ARTICLE AND BLEND THE WINE WITH THE HOLDER'S
 WINE AND POMACE BRANDY, IF THE AGGREGATE PURCHASE DOES NOT EXCEED
 25% OF THE HOLDER'S ANNUAL WINE AND POMACE BRANDY PRODUCTION;

16 (4) PURCHASE POMACE BRANDY ONLY FOR BLENDING WITH 17 WINE;

18 (5) IMPORT, EXPORT, AND TRANSPORT ITS WINE AND POMACE
 19 BRANDY IN ACCORDANCE WITH THIS SECTION; AND

20(6) PRODUCE WINE AND POMACE BRANDY AT A WAREHOUSE FOR21WHICH THE HOLDER HAS BEEN ISSUED AN INDIVIDUAL STORAGE PERMIT, IF:

22 (I) THE HOLDER DOES NOT SERVE OR SELL WINE OR 23 POMACE BRANDY AT A WAREHOUSE TO THE PUBLIC; AND

24 (II) THE COMPTROLLER HAS FULL ACCESS AT ALL TIMES 25 TO THE WAREHOUSE TO ENFORCE THIS ARTICLE.

26 (E) A CLASS 4 LIMITED WINERY MAY BE LOCATED ONLY AT THE PLACE 27 STATED ON THE LICENSE.

28 (F) IF A LICENSEE MAINTAINS THE RECORDS AND FILES THE REPORTS 29 THAT THE COMPTROLLER REQUIRES, THE LICENSEE MAY:

30(1) IN THE STATE, CONDUCT WINEMAKING AND PACKAGING31ACTIVITIES AT ANOTHER FEDERALLY BONDED WINERY OR LIMITED WINERY; OR

1 (2) OUTSIDE THE STATE, CONDUCT WINEMAKING AND $\mathbf{2}$ PACKAGING ACTIVITIES OTHER THAN FERMENTATION, AT ANOTHER FEDERALLY 3 **BONDED WINERY.** 4 (G) **THROUGHOUT THE WINEMAKING PROCESS, THE LICENSEE SHALL:** (1) MAINTAIN OWNERSHIP OF THE WINE OR POMACE BRANDY; $\mathbf{5}$ 6 AND 7 (2) Ensure that the wine or pomace brandy returns to 8 THE LOCATION OF THE LIMITED WINERY. 9 11 - 507.10 (a) This section applies only in Carroll County. 11 (b) (1)The following restrictions, limitations, and regulations apply. 12Holders of "on-sale" licenses authorized under this article (2)(i) 13may sell, offer for sale, or dispense alcoholic beverages between 8 a.m. and 1 a.m. the 14following day and no other hours. Holders of these licenses may not sell, offer to sell or dispense any alcoholic beverages on Sunday except: 15161. When the holder of that license is open for business on Saturday at midnight the licensee may remain open until 1 a.m. the Sunday 1718 immediately following; Holders of Class C and H beer, wine and liquor 192. 20licenses may reopen and may sell alcoholic beverages on Sundays between 11 a.m. and 211 a.m. the following Monday: 223. Holders of Class B beer, wine and liquor licenses may reopen and may sell alcoholic beverages on Sundays between 11 a.m. and 1 a.m. the 2324following Monday; and 25Holders of Class B beer and light wine, 7-day licenses 4. may conduct "on-sales" of alcoholic beverages on Sundays between 11 a.m. and 1 a.m. 26the following Monday. 2728In all cases in which a closing time is indicated in this (ii) 29subsection a licensee may not permit the drinking of any alcoholic beverage on the 30 premises 15 minutes following the closing time indicated. 31Holders of "off-sale" licenses under this article may sell, (3)(i) 32offer for sale, or dispense the beverages defined in this article between 8 a.m. and 11 p.m. on Monday through Saturday, and between 11 a.m. and 11 p.m. on Sunday. 33

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1 (ii) Holders of Class B beer and light wine, 7-day licenses may $\mathbf{2}$ conduct "off-sales" of alcoholic beverages only between 8 a.m. and 11 p.m. on Monday 3 through Saturday, and between 11 a.m. and 11 p.m. on Sunday. 4 A Class 4 manufacturer's licensee may sell wine on Sundays, in a (4) $\mathbf{5}$ sealed package or container which may not be opened or the contents consumed on the 6 licensee's premises, subject to the other restrictions contained in § 2-205 of this 7 article. 8 **[**(5)**] (4)** A Class A wine licensee may sell wine on Sundays. 9 **[**(6)**] (5)** The hours established in this subtitle for the sale of alcoholic 10beverages in Carroll County are hereby declared to be in accordance with Eastern 11 Standard Time when such time is effective and the hours are declared to be in 12accordance with daylight time when such time is effective. 1311 - 511.14This section applies only in Frederick County. (a) 15(b) This section does not apply to holders of Class E licenses. 16Notwithstanding any other provision of this subtitle, the privilege (c)(1)17conferred by every class of "on-sale" license may be exercised during the hours from 6 a.m. to 2 a.m. daily, except Sundays. 18 19(2)On Sundays the hours are: 20(i) On-sale - 11 a.m. to 2 a.m.; and21Off-sale - 1 p.m. to 2 a.m.(ii) 22A Class 4 manufacturer's licensee may sell wine on Sundays, in a sealed (d) 23package or container, which may not be opened or the contents consumed on the 24licensee's premises, subject to the other restrictions contained in § 2-205 of this 25article. 26[(e)] **(D)** (1)A Class A wine licensee may sell wine on Sundays. 27(i) The Board of License Commissioners may grant a special (2)Sunday opening permit to a Class A beer, wine and liquor (off-sale) licensee. 2829The special Sunday opening permit authorizes the holder to (ii) sell beer, wine and liquor for off-premises consumption on Sundays from 12 noon to 12 30 31midnight.

The annual fee for the special Sunday opening permit is 1 (iii) $\mathbf{2}$ \$650 in addition to the annual fee for the Class A beer, wine and liquor (off-sale) 3 license. 4 The special Sunday opening permit is not considered a (iv) separate class of license and, if it is granted, the privilege shall be incorporated into $\mathbf{5}$ 6 the existing Class A beer, wine and liquor license. 7The Board of License Commissioners may grant a special (3)(i) 8 Sunday opening permit to a Class A beer and wine (off-sale) licensee. 9 (ii) The special Sunday opening permit authorizes the holder to 10 sell beer and wine for off-premises consumption on Sundays from 12 noon to 12 11 midnight. 12The annual fee for the special Sunday opening permit is (iii) 13\$140 in addition to the annual fee for the Class A beer and wine (off-sale) license. 14(iv) The special Sunday opening permit is not considered a 15separate class of license and, if it is granted, the privilege shall be incorporated into the existing Class A beer and wine license. 1617The Board of License Commissioners may grant a special (4)(i) Sunday opening permit to a Class A beer (off-sale) licensee. 1819(ii) The special Sunday opening permit authorizes the holder to 20sell beer for off-premises consumption on Sundays from 12 noon to 12 midnight. 21The annual fee for the special Sunday opening permit is (iii) \$100 in addition to the annual fee for the Class A beer (off-sale) license. 2223The special Sunday opening permit is not considered a (iv) 24separate class of license and, if it is granted, the privilege shall be incorporated into 25the existing Class A beer license. 26SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall apply to all 27persons who hold a Class 4 Limited Winery license on or after the effective date of this 28Act. 29SECTION 3. AND BE IT FURTHER ENACTED, That: On or before November 1 December 31, 2010, the Comptroller shall 30 (a)31submit a report to the General Assembly, in accordance with § 2–1246 of the State 32Government Article, on the viability and efficacy of instituting in Maryland the policy 33 of permitting direct shipment of wine to consumers in the State.

34 (b) The report shall include:

$\frac{1}{2}$	(1) an evaluation of the best practices used by the 37 states and the District of Columbia that allow direct wine shipment;
$\frac{3}{4}$	(2) an evaluation of related fiscal, tax, and other public policy and regulatory issues; and
5	(3) <u>a determination regarding:</u>
$6 \\ 7$	(i) the best practices for preventing access by underage drinkers to wine that is shipped directly to consumers;
	(ii) any significant increase or decrease in access to or demand for wine by underage drinkers that has been documented as the result of direct wine shipment laws;
11	(iii) the best practices for collecting relevant tax revenues;
12	(iv) the benefits and costs to consumers; and
13 14	(v) <u>the effect of direct wine shipment laws on in-state wineries</u> alcoholic beverages licensees and other local businesses.
15 16 17 18 19 20	SECTION $\frac{3}{24}$ AND BE IT FURTHER ENACTED, That, on or before December 1, 2012, the Comptroller shall report to the Senate Education, Health, and Environmental Affairs Committee and the House Economic Matters Committee, in accordance with § 2–1246 of the State Government Article, on the impact that the limitation of special event permits specified in § 2–101(x) of Article 2B of the Code, as enacted by Section 1 of this Act, has had on the growth of the Maryland wine industry.
21	SECTION 4. 5. AND BE IT FURTHER ENACTED, That this Act shall take

22 effect June 1, 2010.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.