SENATE BILL 322

A1 3lr2122 **CF HB 246** By: Senators Beidle, Gile, and Ready Introduced and read first time: January 27, 2023 Assigned to: Finance Committee Report: Favorable with amendments Senate action: Adopted Read second time: March 3, 2023 CHAPTER AN ACT concerning Alcoholic Beverages – Class 4 Limited Winery License – Food Service FOR the purpose of authorizing the holder of a Class 4 limited winery license to prepare, sell, or serve certain food under certain conditions; removing certain requirements for off-premises and on-premises consumption at a limited winery; removing the notice requirement for certain planned promotional events at a limited winery; and generally relating to Class 4 limited winery licenses. BY repealing and reenacting, with amendments, Article – Alcoholic Beverages Section 2–206 Annotated Code of Maryland (2016 Volume and 2022 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: Article - Alcoholic Beverages 2-206.(a) There is a Class 4 limited winery license. (b) (1) A license holder may:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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

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$1\\2$	(i) Maryland agricultural pr	-		para	agrap	h (2)	of	this	subs	ection,	from	available
3		1.	ferm	ent a	ınd bo	ttle w	vine	; and				
4		2.	disti	ll and	d bott	le por	nace	e brar	ndy; a	nd		
5	(ii)	sell aı	nd del	iver	the w	ine aı	nd p	omac	e bra	ndy to	:	
6		1.	a hol	der o	of a w	holesa	aler'	s lice	nse;			
7 8	pomace brandy;	2.	a hol	lder o	of a po	ermit	tha	t is a	uthor	ized to	acqui	re wine or
9 10	wine or pomace brandy; o	3. or	a pe	rson	outsi	de the	e St	ate t	hat is	autho	orized	to acquire
11		4.	an ir	ndivid	dual i	n acco	orda	nce w	vith §	2-219	of this	s subtitle.
12	(2) A lice	nse ho	der:									
13 14	(i) other fruit in cultivation										cres of	grapes or
15 16 17 18	(ii) 20 acres are owned or und in the annual production State.	der con	tract,	shal	l ensu	re tha	at a	t leas	t 51%	of the	ingred	
19 20 21	(3) (i) exemption to an applican subsection.			_	_				-	_	_	a 1–year)(ii) of this
22 23 24 25	(ii) an exemption under su Governor's Wine and Association, the Marylan	bparag Grape	raph Advi	(i) o sory	of this Com	s par missi	agra	aph, the	after Mar	consu yland	ltation Grape	
26 27	(4) Except obtain any other license t	_										r need not ce brandy.
28	(5) A lice	nse ho	lder n	nay:								
29 30	(i) ON- AND OFF-PREMISE				omace	bran	dy 1	orodu	ced b	y the l	icense	holder for

$\frac{1}{2}$	(ii) samples of wine and pom		amount not exceeding 2 fluid ounces per brand, provide andy that the license holder produces to a consumer:
3		1.	at no charge; or
4		2.	for a fee; and
5 6	(iii) subsection, <u>PREPARE</u> , se	•	ct to [paragraph] PARAGRAPHS (6) AND (7) of this erve only:
7		1.	bread and other baked goods;
8		2.	chili;
9		3.	chocolate;
10		4.	crackers;
11		5.	cured meat;
12		6.	fruits (whole and cut);
13		7.	hard and soft cheese (whole and cut);
14		8.	salads and vegetables (whole and cut);
15		9.	the following items made with Maryland wine:
16		A.	ice cream;
17		B.	jam;
18		C.	jelly; and
19		D.	vinegar;
20		10.	pizza;
$\begin{array}{c} 21 \\ 22 \end{array}$	ready to be eaten;	11.	prepackaged sandwiches and other prepackaged foods
23		12.	soup; and
24		13.	condiments.

- 1 (6) A LICENSE HOLDER IS NOT LIMITED TO <u>PREPARING</u>, SELLING, OR 2 SERVING ONLY THE FOOD SPECIFIED IN PARAGRAPH (5)(III) OF THIS SUBSECTION 3 IF THE LICENSE HOLDER:
- 4 (I) IS ALSO LICENSED TO OPERATE A FOOD ESTABLISHMENT 5 UNDER TITLE 21, SUBTITLE 3 OF THE HEALTH GENERAL ARTICLE; AND
- 6 (II) MEETS THE SAME RATIO OF GROSS RECEIPTS BETWEEN
 7 FOOD AND ALCOHOLIC BEVERAGE SALES AS A HOLDER OF A CLASS D BEER AND
 8 WINE LICENSE, OR AN EQUIVALENT LICENSE AS DETERMINED BY THE LOCAL
 9 LICENSING BOARD.
- 10 **(7)** (i) A caterer is not limited to <u>PREPARING</u>, selling, or serving only 11 the foods specified in paragraph (5)(iii) of this subsection.
- 12 (ii) A license holder or entity in which the license holder has a 13 pecuniary interest may not act as a caterer of food.
- [(7)] (8) Subject to paragraph [(8)] (9) of this subsection, a license holder may conduct the activities specified in paragraph (5) of this subsection [:
- 16 (i) for off–premises consumption of wine and pomace brandy and for sampling, from 10 a.m. to 10 p.m. each day; and
- 18 (ii) for on-premises consumption of wine and pomace brandy and 19 sales and service of food on the licensed premises:
- 20 1. from 10 a.m. to 6 p.m. each day; or
- 21 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.
- [(8)] (9) Except as provided in Division II of this article, the license allows the license holder to operate 7 days a week.
- [(9) At least 14 days before holding a planned promotional event after 6 p.m., a license holder shall file a notice of the promotional event with the Comptroller on the form that the Comptroller provides.]
- 28 (10) Nothing in this subsection limits the application of relevant provisions of Title 21 of the Health General Article, and regulations adopted under that title, to a license holder.
- 31 (c) The place listed on the license shall be in compliance with $\S 1-405(b)$ of this 32 article.

1 (d) A license holder may:

- 2 (1) store on its licensed premises, in a segregated area approved by the 3 Comptroller, the product of other Class 4 limited wineries to be used at Maryland Wineries 4 Association promotional activities, provided records are maintained and reports filed regarding the storage under this item as may be required by the Comptroller;
- 6 (2) distill and bottle not more than 1,900 gallons of pomace brandy made from available Maryland agricultural products;
- 8 (3) purchase bulk wine fermented by a manufacturer licensed under this 9 article and blend the wine with the license holder's wine and pomace brandy if the 10 aggregate purchase does not exceed 25% of the license holder's annual wine and pomace 11 brandy production;
- 12 (4) purchase pomace brandy only for blending with wine;
- 13 (5) import, export, and transport its wine and pomace brandy in accordance with this section; and
- 15 (6) produce wine and pomace brandy at a warehouse for which the license 16 holder has been issued an individual storage permit, if:
- 17 (i) the license holder does not serve or sell wine or pomace brandy 18 at a warehouse to the public; and
- 19 (ii) the Comptroller has full access at all times to the warehouse to 20 enforce this article.
- 21 (e) A Class 4 limited winery may be located only at the place stated on the license.
- 22 (f) If a license holder maintains the records and files the reports that the 23 Comptroller requires, the license holder may:
- 24 (1) in the State, conduct winemaking and packaging activities at another 25 federally bonded winery or limited winery; or
- 26 (2) outside the State, conduct winemaking and packaging activities, other than fermentation, at another federally bonded winery.
- 28 (g) Throughout the winemaking process, the license holder shall:
- 29 (1) maintain ownership of the wine or pomace brandy; and
- 30 (2) ensure that the wine or pomace brandy returns to the location of the 31 limited winery.

	(h)	The a	annual license fee:
		(1)	shall be determined by the Commission; and
		(2)	may not exceed \$200.
	SECT 1, 2023.	TION 2	. AND BE IT FURTHER ENACTED, That this Act shall take effect Ju
	Approved:		
-			Governor.
-			President of the Senate.
-			Speaker of the House of Delegates.

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